# TUESDAY, APRIL 27, 2021

## TWENTY-NINTH LEGISLATIVE DAY

The House met at 8:30 a.m. and was called to order by Mr. Speaker Sexton.

The proceedings were opened with prayer by Rep. Lamberth.

Representative Lamberth led the House in the Pledge of Allegiance to the Flag.

## **ROLL CALL**

Representatives present were Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Camper, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Terry, Thompson, Todd, Towns, Travis, Vaughan, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton -- 92

## **EXCUSED**

The Speaker announced that the following members have been excused, pursuant to requests under **Rule No. 20**:

Representative Byrd; illness

Representative Carter; illness

Representative Potts

Representative Cooper; illness

### **SPONSORS ADDED**

Under **Rule No. 43**, the following members were permitted to add their names as sponsors as indicated below, the prime sponsor of each having agreed to such addition:

**House Joint Resolution No. 518** Reps. Powell, Russell, Reedy, Cepicky, Todd, Helton, Gillespie, Carr, Curcio, Weaver, Moody, T. Hicks, Littleton, Keisling, Clemmons, Terry, G. Johnson and Camper as prime sponsors.

**House Joint Resolution No. 519** Reps. Powell, Russell, Reedy, Cepicky, T. Hicks, Todd, Helton, Carr, Curcio, Weaver, Littleton, Terry, Clemmons, Camper and Keisling as prime sponsors.

**House Joint Resolution No. 520** Reps. Russell, Powell, Reedy, Cepicky, T. Hicks, Todd, Helton, Gillespie, Carr, Curcio, Weaver, Terry, G. Johnson, Camper, Miller and Keisling as prime sponsors.

**House Joint Resolution No. 521** Reps. Russell, Powell, Reedy, Cepicky, Todd, T. Hicks, Helton, Carr, Gillespie, Curcio, Weaver, Terry, Clemmons, G. Johnson, Camper, Littleton, Miller and Keisling as prime sponsors.

**House Joint Resolution No. 522** Reps. Russell, Powell, Reedy, Cepicky, Todd, T. Hicks, Helton, Carr, Curcio, Weaver, Moody, Terry, Clemmons, Camper, Miller and Keisling as prime sponsors.

**House Joint Resolution No. 523** Reps. Russell, Powell, Reedy, Cepicky, Todd, T. Hicks, Helton, Carr, Curcio, Weaver, Moody, Terry, Clemmons, Camper, Miller and Keisling as prime sponsors.

**House Joint Resolution No. 524** Reps. Powell, Russell, Reedy, Cepicky, Todd, T. Hicks, Helton, Carr, Curcio, Weaver, Littleton, Terry, Clemmons, Camper, Miller and Keisling as prime sponsors.

**House Joint Resolution No. 525** Reps. Powell, Russell, Reedy, T. Hicks, Todd, Carr, Curcio, Weaver, Camper, Miller and Keisling as prime sponsors.

**House Bill No. 37** Reps. Moody, Cochran, Leatherwood, Todd, Littleton, Smith, Terry, Alexander and T. Hicks as prime sponsors.

**House Bill No. 39** Reps. White, Bricken, Towns, Crawford, Hardaway, Moon, Calfee, Smith, Thompson, G. Johnson, Helton, Lamar, Todd, Williams, Powell, Miller, Clemmons, T. Hicks, Alexander and Hodges as prime sponsors.

**House Bill No. 55** Reps. Crawford and Weaver as prime sponsors.

**House Bill No. 124** Reps. White, Hardaway, Littleton, Whitson, Jernigan, Helton, Marsh and Miller as prime sponsors.

House Bill No. 202 Reps. Helton, Clemmons and Keisling as prime sponsors.

**House Bill No. 322** Reps. Windle, Calfee, Parkinson, Hardaway, Sherrell, Moody, Thompson, Warner, Freeman, G. Johnson, Helton, Cepicky, Todd, Clemmons, Love, Jernigan, Dixie, Miller and Camper as prime sponsors.

**House Bill No. 341** Rep. Helton as prime sponsor.

**House Bill No. 442** Reps. White, Ogles, Russell, Wright, Gant, Faison, Calfee, Stewart, Carringer, Bricken, Lamar, Towns, Reedy, Parkinson, Powers, Howell, Haston, Chism, Windle, T. Hicks, Smith, Darby, Moody, Thompson, Helton, Littleton, Cepicky, Todd, Carr, Eldridge, Boyd, Camper, Clemmons, Doggett, Love, Powell, Terry, Alexander, Beck, Curcio, Marsh, Miller and Weaver as prime sponsors.

**House Bill No. 455** Reps. Parkinson, Hardaway, Freeman, Camper, Terry, Clemmons, Dixie, Powell and Beck as prime sponsors.

House Bill No. 488 Reps. Russell, Moody, Alexander and Todd as prime sponsors.

House Bill No. 530 Reps. Sherrell, Helton and Hazlewood as prime sponsors.

**House Bill No. 534** Reps. Sherrell, Hardaway, Ogles, White, Smith, Moody, Hazlewood, Miller, Hodges and Williams as prime sponsors.

House Bill No. 540 Reps. Sherrell and Jernigan as prime sponsors.

**House Bill No. 679** Reps. Zachary, Russell, Bricken, Smith, Moody, Hazlewood, Todd, Gillespie, Garrett, Williams and Beck as prime sponsors.

**House Bill No. 750** Rep. Clemmons as prime sponsor.

House Bill No. 854 Rep. Hazlewood as prime sponsor.

**House Bill No. 881** Reps. Sherrell, White, Ogles, Grills, Hall, Reedy, Smith, Moody, Lynn, Littleton, Williams, Baum and Todd as prime sponsors.

**House Bill No. 1016** Rep. Sherrell as prime sponsor.

House Bill No. 1204 Rep. White as prime sponsor.

House Bill No. 1211 Reps. Sherrell and Hazlewood as prime sponsors.

**House Bill No. 1276** Reps. White, Hulsey, Carringer, Ragan, Zachary, Parkinson, Powers, Sherrell, Ogles, Smith, Moody, Williams, Todd, Terry, Alexander, Curcio, Helton, Garrett, Cepicky, Warner and Boyd as prime sponsors.

**House Bill No. 1338** Reps. Sherrell, Hardaway, Moody, Smith and Todd as prime sponsors.

**House Bill No. 1437** Reps. White, Faison, Parkinson, Hazlewood, Dixie, Love and Miller as prime sponsors.

**House Bill No. 1497** Reps. Camper, Hazlewood and Miller as prime sponsors.

House Bill No. 1540 Reps. Sherrell and Miller as prime sponsors.

# MESSAGE FROM THE SENATE April 27, 2021

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 102, 364, 1173 and 1591; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

\*Senate Bill No. 102 -- Tennessee Bureau of Investigation - As introduced, requires the bureau to implement a program to assist in the locating of missing, vulnerable citizens, called the Silver Alert program, that will supersede the Care Alert program. - Amends TCA Title 38, Chapter 6. by \*Massey, \*Crowe, \*Hensley, \*Bowling, \*Swann, \*Bailey, \*Walley, \*Reeves, \*Briggs, \*Jackson, \*White, \*Pody, \*Gilmore, \*Yager, \*Akbari, \*Kyle, \*Yarbro. (HB119 by \*Faison, \*Hawk, \*Clemmons, \*Carr, \*Gillespie, \*Haston, \*Keisling, \*Cepicky, \*Weaver, \*Rudder, \*Doggett, \*Bricken, \*Marsh, \*Warner, \*Calfee, \*Ramsey, \*Alexander, \*Hicks T, \*Griffey, \*Dixie, \*Sherrell, \*Campbell S, \*Russell, \*Hardaway, \*Howell, \*Lamar, \*Moody, \*Lamberth, \*Curcio, \*Cooper)

**Senate Bill No. 364** -- County Boundaries - As introduced, alters the boundary between Davidson and Wilson counties in such manner as to detach certain parcels of real property currently located in Davidson County and to attach such parcels to Wilson County. by \*Pody. (\*HB432 by \*Lynn, \*Jernigan, \*Freeman, \*Garrett, \*Mitchell, \*Love, \*Beck, \*Powell, \*Stewart, \*Boyd)

**Senate Bill No. 1173** -- Lottery, Scholarships and Programs - As introduced, revises various provisions of the helping heroes grants. - Amends TCA Title 49, Chapter 4. by \*Crowe. (\*HB1150 by \*Hicks G)

**Senate Bill No. 1591** -- Criminal Offenses - As introduced, creates the offense of negligently, by act or omission, engaging in conduct that places a child in imminent danger of death, bodily injury, or physical or mental impairment. - Amends TCA Title 39 and Title 40, Chapter 35. by \*Bailey, \*Jackson, \*Rose. (\*HB951 by \*Littleton, \*Hardaway)

# MESSAGE FROM THE SENATE April 27, 2021

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 424, 427, 989, 1030, 1077, 1315 and 1335; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

\*Senate Bill No. 424 -- Tourism - As introduced, shortens the period, from 90 days to 60 days after the end of the fiscal year, in which the department of revenue must make annual adjustments to the base tax revenues of a tourism development zone. - Amends TCA Title 7. by \*Yarbro, \*Gilmore, \*Haile. (HB811 by \*Powell, \*Jernigan, \*Freeman, \*Beck)

**Senate Bill No. 427** -- Highway Signs - As introduced, provides that public community colleges are not required to have a certain number of students enrolled for a directional sign to be erected for the college. - Amends TCA Title 54, Chapter 5. by \*Yager, \*Bowling. (\*HB540 by \*Powers, \*Griffey, \*Sherrell, \*Jernigan)

\*Senate Bill No. 989 -- Local Government, General - As introduced, revises the provisions governing a county's, a municipal corporation's, and a special school district's right of subrogation under the local authority's group life, hospitalization, disability, or medical insurance plan. - Amends TCA Title 8, Chapter 27. by \*Gardenhire. (HB1365 by \*Carter, \*Smith)

\*Senate Bill No. 1030 -- Local Government, General - As introduced, requires local governments to report, no later than February 1, 2022, to the general assembly the number of business licenses issued to places of accommodation for transients for calendar year 2021. - Amends TCA Title 5; Title 6; Title 7; Title 13; Title 67 and Title 68. by \*Briggs. (HB1515 by \*Cochran)

**Senate Bill No. 1077** -- Sunset Laws - As introduced, extends the health services and development agency to June 30, 2022. - Amends TCA Title 4, Chapter 29 and Title 68, Chapter 11. by \*Roberts. (\*HB494 by \*Ragan)

**Senate Bill No. 1315** -- Election Laws - As introduced, enacts the "Tennessee Election Integrity Act," which prohibits the state election commission, county election commissions, local governments, and their officials and employees from accepting certain funds or in-kind contributions for the purpose of conducting elections in this state; requires public disclosure of certain funds and contributions accepted by such entities and persons for elections. - Amends TCA Title 2; Title 3; Title 4; Title 8; Title 16 and Title 17. by \*Hensley, \*Bowling, \*Bailey, \*Haile, \*Pody, \*Reeves, \*Rose, \*Stevens, \*White. (\*HB1276 by \*Griffey, \*Sexton C, \*Doggett, \*White, \*Hulsey, \*Carringer, \*Ragan, \*Zachary, \*Parkinson, \*Powers, \*Sherrell, \*Ogles, \*Smith, \*Moody, \*Williams, \*Todd, \*Terry, \*Alexander, \*Curcio, \*Helton, \*Garrett, \*Cepicky, \*Warner, \*Boyd)

Senate Bill No. 1335 -- State Government - As introduced, enacts the "Tennessee Second Amendment Sanctuary Act," which declares a treaty, executive order, rule, or regulation of the U.S. government that violates the federal second amendment as null, void, and unenforceable in this state and prohibits the state and political subdivisions from using public resources to enforce, administer, or cooperate with the enforcement or administration of any such treaty, executive order, rule, or regulation. - Amends TCA Title 4; Title 38 and Title 39. by \*Hensley, \*Bowling, \*Bailey, \*Briggs, \*Crowe, \*Jackson, \*Niceley, \*Pody, \*Reeves, \*Rose, \*Southerland, \*White. (\*HB928 by \*Campbell S, \*Reedy, \*Grills, \*Griffey, \*Curcio, \*Gant, \*Smith, \*Moody, \*Lafferty, \*Weaver, \*Sparks, \*Hicks T, \*Crawford, \*Williams)

#### **RESOLUTIONS**

Pursuant to **Rule No. 17**, the following resolutions were introduced and placed on the Consent Calendar for April 28, 2021:

House Resolution No. 87 -- Memorials, Interns - Nicole Esslinger. by \*Lamberth.

**House Resolution No. 88** -- Memorials, Recognition - Tennessee State Natural Areas Day, May 4, 2021. by \*Mannis.

House Resolution No. 89 -- Memorials, Interns - Chandler Claiborne. by \*Jernigan.

**House Resolution No. 90** -- Memorials, Academic Achievement - Andrew Spencer, Valedictorian, Hillwood High School. by \*Clemmons.

- **House Resolution No. 91** -- Memorials, Academic Achievement Elizabeth Swartz, Salutatorian, Hillwood High School. by \*Clemmons.
- **House Resolution No. 92** -- Memorials, Recognition Ashley Alvarez, Boys & Girls Clubs of Greater Memphis Youth of the Year. by \*Gillespie.
- **House Resolution No. 93** -- Memorials, Personal Occasion David Edward Smallman & Norma Jean Rich-Smallman, 50th wedding anniversary. by \*Farmer.
  - \*House Joint Resolution No. 526 -- Memorials, Recognition John Conlee. by \*Beck.
  - \*House Joint Resolution No. 527 -- Memorials, Recognition Alison Krauss. by \*Beck.
- \*House Joint Resolution No. 528 -- Memorials, Retirement Chaplain James Duke. by \*Beck.
- \*House Joint Resolution No. 529 -- Memorials, Death Vada Sue McFadden Dunlap. by \*Moon.
- \*House Joint Resolution No. 530 -- Memorials, Death Captain Keith Fletcher. by \*Moon.
- \*House Joint Resolution No. 531 -- Memorials, Retirement Rosalyn Leavell-Rice. by \*Carter, \*Smith, \*Helton, \*Hakeem, \*Hall, \*Sherrell, \*Travis.
- \*House Joint Resolution No. 532 -- Memorials, Academic Achievement Lauren Logan, Valedictorian, St. Benedict at Auburndale High School. by \*Thompson.
- \*House Joint Resolution No. 533 -- Memorials, Academic Achievement Sophia-Grace Guinocor, Valedictorian, St. Benedict at Auburndale High School. by \*Thompson.
- \*House Joint Resolution No. 534 -- Memorials, Academic Achievement Laura Schaffler, Valedictorian, St. Benedict at Auburndale High School. by \*Thompson.
- \*House Joint Resolution No. 535 -- Memorials, Recognition Michael Working, Tennessee Association of Criminal Defense Lawyers 2020-2021 President. by \*Lamar.
- \*House Joint Resolution No. 536 -- Memorials, Sports Vanderbilt University men's golf team, SEC Champions. by \*Clemmons.
- \*House Joint Resolution No. 537 -- Memorials, Sports Grant Strong, TSSAA Class A Mr. Basketball. by \*Keisling.
- \*House Joint Resolution No. 538 -- Memorials, Public Service Billy Joe Reeves. by \*Hicks G.
- \*House Joint Resolution No. 539 -- Memorials, Death Jeffery Allen McKee. by \*Griffey.
- \*House Joint Resolution No. 540 -- Memorials, Recognition Dandy-Walker Syndrome Awareness Month, May 2021. by \*Grills, \*Darby.

- \*House Joint Resolution No. 541 -- Memorials, Personal Occasion David Clyde Driver, 90th birthday. by \*Camper.
- \*House Joint Resolution No. 542 -- Memorials, Recognition Jefferson Avenue Church of Christ, 150th anniversary. by \*Williams.
  - \*House Joint Resolution No. 543 -- Memorials, Interns Maryam Yousuf. by \*Windle.
- \*House Joint Resolution No. 544 -- Memorials, Recognition Elizabeth Graham Pistole, 2021 Miss Tennessee USA. by \*Ogles.

# SENATE JOINT RESOLUTIONS (Congratulatory and Memorializing)

- Pursuant to **Rule No. 17**, the resolutions listed were noted as being placed on the Consent Calendar for April 28, 2021:
- \*Senate Joint Resolution No. 568 -- Memorials, Personal Achievement Joshua Thomas Bailey, Eagle Scout. by \*Johnson.
- \*Senate Joint Resolution No. 569 -- Memorials, Personal Achievement Jonah Garret Berry, Eagle Scout. by \*Johnson.
- \*Senate Joint Resolution No. 570 -- Memorials, Personal Achievement Kolton Tanner Cartee, Eagle Scout. by \*Johnson.
- \*Senate Joint Resolution No. 571 -- Memorials, Personal Achievement Jeremy Michael Lein, Eagle Scout. by \*Johnson.
- \*Senate Joint Resolution No. 572 -- Memorials, Personal Achievement Christian Dean Nelson, Eagle Scout. by \*Johnson.
- \*Senate Joint Resolution No. 573 -- Memorials, Personal Achievement Jonathan Thomas Stutts, Eagle Scout. by \*Johnson.
- \*Senate Joint Resolution No. 574 -- Memorials, Academic Achievement Bryson Lee, Salutatorian, Sycamore High School. by \*Roberts.
- \*Senate Joint Resolution No. 575 -- Memorials, Academic Achievement Alex Barnhill, Valedictorian, Sycamore High School. by \*Roberts.
- \*Senate Joint Resolution No. 576 -- Memorials, Academic Achievement Will Collier, Salutatorian, Harpeth High School. by \*Roberts.
- \*Senate Joint Resolution No. 577 -- Memorials, Academic Achievement Haley Gipson, Valedictorian, Harpeth High School. by \*Roberts.
- \*Senate Joint Resolution No. 578 -- Memorials, Academic Achievement Niki Hendrix. Salutatorian, Cheatham County Central High School. by \*Roberts.

- \*Senate Joint Resolution No. 579 -- Memorials, Academic Achievement Emma Baker, Valedictorian, Cheatham County Central High School. by \*Roberts.
- \*Senate Joint Resolution No. 580 -- Memorials, Professional Achievement Craig Fickling, 2020-2021 president of the Tennessee District Public Defenders Conference. by \*Bailey.
- \*Senate Joint Resolution No. 581 -- Memorials, Interns Keidron Turner. by \*Swann, \*Hensley.
- \*Senate Joint Resolution No. 582 -- Memorials, Professional Achievement Jackilyn Heller, Kingsport City Schools Grades Pre-K-4 Teacher of the Year. by \*Lundberg.
- \*Senate Joint Resolution No. 583 -- Memorials, Professional Achievement Mona Fulkerson, Kingsport City Schools Grades 5-8 Teacher of the Year. by \*Lundberg.
- \*Senate Joint Resolution No. 584 -- Memorials, Professional Achievement Dr. Andy Irvin, Kingsport City Schools Grades 9-12 Teacher of the Year. by \*Lundberg.
- \*Senate Joint Resolution No. 585 -- Memorials, Professional Achievement Vickie Johnston, Kingsport City Schools Supervisor of the Year. by \*Lundberg.
- \*Senate Joint Resolution No. 586 -- Memorials, Professional Achievement Dr. Chris Hampton, Kingsport City Schools Principal of the Year. by \*Lundberg.
- \*Senate Joint Resolution No. 587 -- Memorials, Personal Occasion Thomas Allen (T.A.), Sr., and V. Jean Oliver Bryan, 65th anniversary. by \*Pody.
- \*Senate Joint Resolution No. 589 -- Memorials, Retirement Wanda Jean Daniels. by \*Pody.
- \*Senate Joint Resolution No. 590 -- Memorials, Death Charles Daniel "Danny" Stewart. by \*Pody.
- \*Senate Joint Resolution No. 591 -- Memorials, Death Cindy L. McCornack. by \*Pody.
- \*Senate Joint Resolution No. 592 -- Memorials, Professional Achievement Lexi Elkins, The Daisy Award. by \*Southerland.
- \*Senate Joint Resolution No. 593 -- Memorials, Sports Maddie Sutton, WBCA All-American. by \*Southerland.
- \*Senate Joint Resolution No. 594 -- Memorials, Academic Achievement Kirtan Yogeshkumar Patel, Salutatorian, Northeast High School. by \*Powers.
- \*Senate Joint Resolution No. 595 -- Memorials, Academic Achievement Katelynn Elizabeth Spraberry, Valedictorian, Northwest High School. by \*Powers.
- \*Senate Joint Resolution No. 596 -- Memorials, Academic Achievement Riley Christine Vinson, Salutatorian, Northwest High School. by \*Powers.

- \*Senate Joint Resolution No. 597 -- Memorials, Academic Achievement Rebecca Marie Williams, Valedictorian, Rossview High School. by \*Powers.
- \*Senate Joint Resolution No. 598 -- Memorials, Academic Achievement Grayson Brock Cobb, Salutatorian, Rossview High School. by \*Powers.
- \*Senate Joint Resolution No. 599 -- Memorials, Academic Achievement John Hall Steltzner, Valedictorian, Northeast High School. by \*Powers.
- \*Senate Joint Resolution No. 600 -- Memorials, Academic Achievement Jayda Marie Shine, Valedictorian, West Creek High School. by \*Powers.
- \*Senate Joint Resolution No. 601 -- Memorials, Academic Achievement Evgeny Ivanovich Turdakov, Salutatorian, West Creek High School. by \*Powers.
- \*Senate Joint Resolution No. 602 -- Memorials, Academic Achievement Briana Mayes, Valedictorian, Kenwood High School. by \*Powers.
- \*Senate Joint Resolution No. 603 -- Memorials, Academic Achievement Noah Taylor, Salutatorian, Kenwood High School. by \*Powers.
- \*Senate Joint Resolution No. 604 -- Memorials, Academic Achievement Erin Leslie Crawford, Valedictorian, Clarksville High School. by \*Powers.
- \*Senate Joint Resolution No. 605 -- Memorials, Academic Achievement Blakely Hope Wilkinson, Salutatorian, Clarksville High School. by \*Powers.
- \*Senate Joint Resolution No. 606 -- Memorials, Academic Achievement Makala Eller, Salutatorian, Montgomery Central High School. by \*Powers.
- \*Senate Joint Resolution No. 607 -- Memorials, Academic Achievement Trinity Pulley, Valedictorian, Montgomery Central High School. by \*Powers.
- \*Senate Joint Resolution No. 641 -- Memorials, Death Senator Thelma Harper. by \*McNally, \*Gilmore, \*Yarbro, \*Akbari, \*Campbell, \*Haile, \*Bailey, \*Bell, \*Bowling, \*Briggs, \*Crowe, \*Gardenhire, \*Hensley, \*Jackson, \*Johnson, \*Kelsey, \*Kyle, \*Lundberg, \*Massey, \*Niceley, \*Pody, \*Powers, \*Reeves, \*Roberts, \*Robinson, \*Rose, \*Southerland, \*Stevens, \*Swann, \*Walley, \*Watson, \*White, \*Yager.

## **REPORTS FROM STANDING COMMITTEES**

The committees that met on **April 27**, **2021**, reported the following:

## **CRIMINAL JUSTICE COMMITTEE**

The Criminal Justice Committee recommended for passage: House Bill No. 864, also House Bills Nos. 924, 733 and 1406 with amendments. Under the rules, each was transmitted to the Calendar and Rules Committee.

It further recommended that the following be referred to the Finance, Ways and Means Committee: House Bill No. 1143 with amendments. Pursuant to **Rule No. 72**, each was referred to the Finance, Ways and Means Committee.

The Committee further reports that House Bill No. 880 was considered, but failed to pass.

## FINANCE, WAYS, AND MEANS COMMITTEE

The Finance, Ways, and Means Committee recommended for passage: House Bills Nos. 714, 556, 555, 123, 90, 575, 752, 887, 1140, 720, 1360, 944, 811, 616, 772, 1396, 181 and House Joint Resolution No. 98, also House Bills Nos. 73, 544, 773, 965, 622, 171, 496 and 598 with amendments. Under the rules, each was transmitted to the Calendar and Rules Committee.

#### LOCAL GOVERNMENT COMMITTEE

The Local Government Committee recommended for passage: House Bills Nos. 1630, 1631, 1632 and 1633. Under the rules, each was transmitted to the Calendar and Rules Committee.

#### **CONSENT CALENDAR**

\*House Bill No. 55 -- Criminal Offenses - As introduced, enacts the "Spencer Bristol Act," which increases the penalty for evading arrest that results in the serious bodily injury of a law enforcement officer to a Class C felony and evading arrest that results in the death of a law enforcement officer to a Class A felony. - Amends TCA Title 39, Chapter 16, Part 6. by \*Lamberth, \*Garrett, \*Griffey, \*Doggett, \*Farmer, \*Hawk, \*Sherrell, \*Whitson, \*Crawford, \*Weaver.

On motion, House Bill No. 55 was made to conform with **Senate Bill No. 129**; the Senate Bill was substituted for the House Bill.

\*House Bill No. 750 -- Boards and Commissions - As introduced, creates the chronic weight management task force to study the health implications of chronic weight management and Type 2 diabetes. - Amends TCA Title 3; Title 4; Title 56, Chapter 1, Part 1 and Title 63. by \*Boyd, \*Gant, \*Ramsey, \*Jernigan, \*Whitson, \*Hall, \*Marsh, \*Freeman, \*Terry, \*Hicks G, \*Ogles, \*Sherrell, \*Williams, \*Faison, \*Hawk, \*Clemmons.

On motion, House Bill No. 750 was made to conform with **Senate Bill No. 1277**; the Senate Bill was substituted for the House Bill.

\*House Bill No. 854 -- Land, Agricultural and Open Spaces - As introduced, extends, from March 1 to March 15, the deadline by which a landowner must file with the assessor of property an application for land to be classified as agricultural, forest, or open space land; makes other revisions. - Amends TCA Title 67. by \*Helton, \*Hazlewood.

On motion, House Bill No. 854 was made to conform with **Senate Bill No. 1532**; the Senate Bill was substituted for the House Bill.

\*House Bill No. 341 -- Sexual Offenders - As introduced, expands the sexual offenses for which a defendant is required to submit to an evaluation for and be subject to a standardized plan of sex offender treatment as part of the defendant's sentence. - Amends TCA Title 39, Chapter 13, Part 7. by \*Littleton, \*Moody, \*Gillespie, \*Rudder, \*Eldridge, \*Carter, \*Curcio, \*Garrett, \*Cepicky, \*Mannis, \*Freeman, \*Crawford, \*Helton.

On motion, House Bill No. 341 was made to conform with **Senate Bill No. 1126**; the Senate Bill was substituted for the House Bill.

\*House Bill No. 530 -- Law Enforcement - As introduced, establishes a reward for information leading to the arrest of any person responsible for the shooting of a law enforcement officer in the line of duty; sets the reward at \$10,000 if the officer is injured in the shooting or \$20,000 if the officer is killed in the shooting. - Amends TCA Title 38. by \*Moody, \*Griffey, \*Zachary, \*Whitson, \*Sherrell, \*Helton, \*Hazlewood.

On motion, House Bill No. 530 was made to conform with **Senate Bill No. 440**; the Senate Bill was substituted for the House Bill.

\*House Bill No. 729 -- Energy - As introduced, adds the chair of the Tennessee public utility commission or the chair's designee as a voting member of the state energy policy council. - Amends TCA Section 68-204-104. by \*Ragan.

On motion, House Bill No. 729 was made to conform with **Senate Bill No. 849**; the Senate Bill was substituted for the House Bill.

\*House Bill No. 57 -- Highway Signs - As introduced, authorizes the department of transportation to install appropriate signs along a state highway for the Doe Mountain recreational area. - Amends TCA Title 11; Title 54 and Title 55. by \*Campbell S.

On motion, House Bill No. 57 was made to conform with **Senate Bill No. 171**; the Senate Bill was substituted for the House Bill.

\*House Bill No. 1230 -- Game and Fish Laws - As introduced, expands eligibility for permanent sport combination hunting and fishing licenses to include residents of this state who have suffered an amputation of 75 percent or more of a lower limb. - Amends TCA Section 70-2-104. by \*Sherrell, \*Whitson.

On motion, House Bill No. 1230 was made to conform with **Senate Bill No. 1584**; the Senate Bill was substituted for the House Bill.

**House Bill No. 1211** -- Criminal Offenses - As introduced, establishes the criminal offense of mail theft; specifies that the second or subsequent conviction of mail theft is at least a Class E felony; defines mail to include items such as letters, postal cards, and packages. - Amends TCA Title 39, Chapter 14. by \*Baum, \*Lamberth, \*Sherrell, \*Hazlewood.

On motion, House Bill No. 1211 was made to conform with **Senate Bill No. 1121**; the Senate Bill was substituted for the House Bill.

**House Bill No. 516** -- Insurance Companies, Agents, Brokers, Policies - As introduced, provides that legal service plans entered into by a person and certain intermediary organizations are not considered legal insurance for the purposes of the Tennessee Legal Insurance Act. - Amends TCA Title 56 and Title 67. by \*Gant.

On motion, House Bill No. 516 was made to conform with **Senate Bill No. 116**; the Senate Bill was substituted for the House Bill.

\*House Bill No. 1010 -- Treasurer, State - As introduced, authorizes the board of claims to approve, and the state treasurer to establish and maintain, a captive insurance company for the state. - Amends TCA Title 9, Chapter 8, Part 1 and Title 56. by \*Hicks G, \*Freeman.

On motion, House Bill No. 1010 was made to conform with **Senate Bill No. 1151**; the Senate Bill was substituted for the House Bill.

\*House Bill No. 1150 -- Lottery, Scholarships and Programs - As introduced, revises various provisions of the helping heroes grants. - Amends TCA Title 49, Chapter 4. by \*Hicks G.

On motion, House Bill No. 1150 was made to conform with **Senate Bill No. 1173**; the Senate Bill was substituted for the House Bill.

\*House Bill No. 202 -- Public Employees - As introduced, requires that retirees of the Tennessee highway patrol with 25 years of service receive 80 percent of the scheduled premium or defined contribution for the health insurance benefits provided by the state. - Amends TCA Title 4, Chapter 7 and Title 8, Chapter 27. by \*Windle, \*Russell, \*Moody, \*Cepicky, \*Sherrell, \*Whitson, \*Helton, \*Clemmons, \*Keisling.

\*House Bill No. 150 -- Criminal Offenses - As introduced, broadens offense of property owner allowing an "underage adult" to consume alcohol to apply to all minors; sets a mandatory fine for convictions offenses related to providing alcohol to minors. - Amends TCA Title 39, Chapter 15, Part 4; Title 40, Chapter 32 and Title 57. by \*Zachary, \*Grills.

On motion, House Bill No. 150 was made to conform with **Senate Bill No. 157**; the Senate Bill was substituted for the House Bill.

**House Bill No. 599** -- Taxes, Sales - As introduced, specifies that "private nonprofit college or university" as it relates to a certain sales and use tax exemption includes a nonprofit academic medical center and teaching hospital that operates as a separate nonprofit corporation, but which, when founded, was operated as a division of a private nonprofit college or university and that continues to provide education and training of physicians, nurses, and other allied healthcare professionals. - Amends TCA Section 67-6-209. by \*Hazlewood.

On motion, House Bill No. 599 was made to conform with **Senate Bill No. 146**; the Senate Bill was substituted for the House Bill.

**House Resolution No. 55** -- Memorials, Academic Achievement - Jacob Humberd, Salutatorian, Hixson High School. by \*Smith.

**House Resolution No. 56** -- Memorials, Academic Achievement - Abbey Lin, Valedictorian, Hixson High School. by \*Smith.

**House Resolution No. 57** -- Memorials, Death - Tommie Featherstone Pattat. by \*Gant.

**House Resolution No. 58** -- Memorials, Death - Celia Yancey. by \*Gant.

**House Resolution No. 59** -- Memorials, Death - Sue Hall Fowler. by \*Gant.

**House Resolution No. 60** -- Memorials, Death - Clyde Benjamin Shaw, Sr. by \*Gant.

House Resolution No. 61 -- Memorials, Death - William Harlan Pulliam. by \*Gant.

House Resolution No. 62 -- Memorials, Death - Bailey Ferge, Sr. by \*Gant.

**House Resolution No. 63** -- Memorials, Death - Bobby Joe Ferge. by \*Gant.

**House Resolution No. 64** -- Memorials, Death - Mary Jane Adair Tatum. by \*Gant.

**House Resolution No. 65** -- Memorials, Academic Achievement - K-Leigh Ann Nappila, Volunteer High School Top Ten Senior. by \*Hicks G.

**House Resolution No. 66** -- Memorials, Academic Achievement - Rachel Susan Michalik, Volunteer High School Top Ten Senior. by \*Hicks G.

**House Resolution No. 67** -- Memorials, Academic Achievement - Dane Nicolas Dykes, Volunteer High School Top Ten Senior. by \*Hicks G.

**House Resolution No. 68** -- Memorials, Academic Achievement - Mia Ryan Skelton, Volunteer High School Top Ten Senior. by \*Hicks G.

**House Resolution No. 69** -- Memorials, Academic Achievement - Samantha Abigail Flippin, Volunteer High School Top Ten Senior. by \*Hicks G.

**House Resolution No. 70** -- Memorials, Academic Achievement - Hannah McAllister Johnson, Top Ten Senior, Volunteer High School. by \*Hicks G.

**House Resolution No. 71** -- Memorials, Academic Achievement - Abigail Elizabeth Simpson, Top Ten Senior, Volunteer High School. by \*Hicks G.

**House Resolution No. 72** -- Memorials, Academic Achievement - Sarah Elizabeth Gonce, Top Ten Senior, Volunteer High School. by \*Hicks G.

**House Resolution No. 73** -- Memorials, Academic Achievement - Isaac Lynn Jennings, Top Ten Senior, Volunteer High School. by \*Hicks G.

**House Resolution No. 74** -- Memorials, Academic Achievement - Lauren Adell Ross, Top Ten Senior, Volunteer High School. by \*Hicks G.

**House Resolution No. 75** -- Memorials, Academic Achievement - Natalie Mueller, Cherokee High School Top Ten Senior. by \*Hicks G.

**House Resolution No. 76** -- Memorials, Academic Achievement - Courtney LeRoy, Cherokee High School Top Ten Senior. by \*Hicks G.

- **House Resolution No. 77** -- Memorials, Academic Achievement Samuel Howard, Cherokee High School Top Ten Senior. by \*Hicks G.
- **House Resolution No. 78** -- Memorials, Academic Achievement Johnathan Trent, Cherokee High School Top Ten Senior. by \*Hicks G.
- **House Resolution No. 79** -- Memorials, Academic Achievement Katie Biggs, Cherokee High School Top Ten Senior. by \*Hicks G.
- **House Resolution No. 80** -- Memorials, Academic Achievement Shelby Cuthrell, Cherokee High School Top Ten Senior. by \*Hicks G.
- **House Resolution No. 81** -- Memorials, Academic Achievement Jacob Kenner, Cherokee High School Top Ten Senior. by \*Hicks G.
- **House Resolution No. 82** -- Memorials, Academic Achievement Ethan Lawson, Cherokee High School Top Ten Senior. by \*Hicks G.
- **House Resolution No. 83** -- Memorials, Academic Achievement Molly Beth Nichols, Cherokee High School Top Ten. by \*Hicks G.
- **House Resolution No. 84** -- Memorials, Academic Achievement Isabella Grace Winegar, Cherokee High School Top Ten Senior. by \*Hicks G.
  - House Resolution No. 85 -- Memorials, Interns Ava Pacchiana. by \*Hazlewood.
- \*House Joint Resolution No. 490 -- Memorials, Recognition Alpha Kappa Alpha Sorority Day, May 6, 2021. by \*Cooper.
- \*House Joint Resolution No. 491 -- Memorials, Academic Achievement Lauren Joiner, Salutatorian, Heritage High School. by \*Moon.
- \*House Joint Resolution No. 492 -- Memorials, Academic Achievement Olivia Smith, Valedictorian, Heritage High School. by \*Moon.
- \*House Joint Resolution No. 493 -- Memorials, Death Jimmie Newsom German. by \*Gant.
- \*House Joint Resolution No. 494 -- Memorials, Death Jesse Allen Sanders, Jr. by \*Gant.
- \*House Joint Resolution No. 495 -- Memorials, Death Michael Eugene "Mike" Wilhite. by \*Gant.
- \*House Joint Resolution No. 496 -- Memorials, Professional Achievement Ashley Knowles, Tennessee Teacher of the Year Regional Semifinalist. by \*Cepicky.
- \*House Joint Resolution No. 497 -- Memorials, Academic Achievement Linsey Stiles, Salutatorian, William Blount High School. by \*Moon.
  - \*House Joint Resolution No. 498 -- Memorials, Recognition Jim Sadler. by \*Smith.

- \*House Joint Resolution No. 499 -- Memorials, Interns Katelyn Renee Prince. by \*Carter, \*Garrett, \*Littleton, \*Farmer, \*Curcio.
- \*House Joint Resolution No. 500 -- Memorials, Recognition Abbey Strong, 2020-2021 FFA Sentinel. by \*Williams.
- \*House Joint Resolution No. 501 -- Memorials, Recognition Steve Moore. by \*Williams.
  - \*House Joint Resolution No. 502 -- Memorials, Interns Anna Hunt. by \*Terry.
- \*House Joint Resolution No. 503 -- Memorials, Recognition Roane State Community College, 50th anniversary. by \*Powers.
- \*House Joint Resolution No. 504 -- Memorials, Retirement Charles Vernon "Chuck" West, Jr. by \*Darby.
- \*House Joint Resolution No. 506 -- Memorials, Academic Achievement Megan Greenway, Valedictorian, Chester County High School. by \*Haston.
- \*House Joint Resolution No. 507 -- Memorials, Academic Achievement Ava Cox, Salutatorian, Chester County High School. by \*Haston.
- \*House Joint Resolution No. 508 -- Memorials, Recognition Makenna G. Harmon, Third Place, 2021 Boys & Girls Clubs in Tennessee Youth of the Year. by \*Carr.
- \*House Joint Resolution No. 509 -- Memorials, Death Mack Henry Reed. by \*Camper.
- \*House Joint Resolution No. 510 -- Memorials, Interns Shaquarya L. Fleming. by \*Camper.
- \*House Joint Resolution No. 512 -- Memorials, Academic Achievement Vernicia Parker, Salutatorian, Memphis Academy of Health Sciences High School. by \*Parkinson, \*Chism, \*Dixie, \*Miller, \*Harris, \*Camper, \*Gillespie, \*Hardaway, \*Lamar, \*Leatherwood, \*Thompson, \*Towns, \*Vaughan, \*White.
- \*House Joint Resolution No. 513 -- Memorials, Academic Achievement Zackerra Adams, Salutatorian, Craigmont High School. by \*Parkinson, \*Chism, \*Dixie, \*Miller, \*Harris, \*Camper, \*Gillespie, \*Hardaway, \*Lamar, \*Leatherwood, \*Thompson, \*Towns, \*Vaughan, \*White.
- \*House Joint Resolution No. 514 -- Memorials, Academic Achievement Justine Kheiv, Valedictorian, Craigmont High School. by \*Parkinson, \*Dixie, \*Chism, \*Miller, \*Harris, \*Camper, \*Gillespie, \*Hardaway, \*Lamar, \*Leatherwood, \*Thompson, \*Towns, \*Vaughan, \*White.
- \*House Joint Resolution No. 515 -- Memorials, Academic Achievement Sahid Yoel Castor, Salutatorian, Raleigh Egypt High School. by \*Parkinson, \*Chism, \*Dixie, \*Miller, \*Harris, \*Camper, \*Gillespie, \*Hardaway, \*Lamar, \*Leatherwood, \*Thompson, \*Towns, \*Vaughan, \*White.

- \*House Joint Resolution No. 516 -- Memorials, Academic Achievement Amin Elijah Buchanan, Valedictorian, Raleigh Egypt High School. by \*Parkinson, \*Chism, \*Dixie, \*Miller, \*Harris, \*Camper, \*Gillespie, \*Hardaway, \*Lamar, \*Leatherwood, \*Thompson, \*Towns, \*Vaughan, \*White.
- \*House Joint Resolution No. 517 -- Memorials, Academic Achievement Jalen Taliaferro, Valedictorian, Memphis Academy of Health Sciences High School. by \*Parkinson, \*Chism, \*Dixie, \*Miller, \*Harris, \*Camper, \*Gillespie, \*Hardaway, \*Lamar, \*Leatherwood, \*Thompson, \*Towns, \*Vaughan, \*White.
- \*House Joint Resolution No. 518 -- Memorials, Recognition The Grand Ole Opry's 5,000th Saturday night broadcast. by \*Beck, \*Powell, \*Russell, \*Reedy, \*Cepicky, \*Todd, \*Helton, \*Gillespie, \*Carr, \*Curcio, \*Weaver, \*Moody, \*Hicks T, \*Littleton, \*Keisling, \*Clemmons, \*Terry, \*Johnson G, \*Camper.
- \*House Joint Resolution No. 519 -- Memorials, Recognition Steve Wariner. by \*Beck, \*Powell, \*Russell, \*Reedy, \*Cepicky, \*Hicks T, \*Todd, \*Helton, \*Carr, \*Curcio, \*Weaver, \*Littleton, \*Terry, \*Clemmons, \*Camper, \*Keisling.
- \*House Joint Resolution No. 520 -- Memorials, Recognition Alan Jackson. by \*Beck, \*Russell, \*Powell, \*Reedy, \*Cepicky, \*Hicks T, \*Todd, \*Helton, \*Gillespie, \*Carr, \*Curcio, \*Weaver, \*Terry, \*Johnson G, \*Camper, \*Miller, \*Keisling.
- \*House Joint Resolution No. 521 -- Memorials, Recognition Vince Gill. by \*Beck, \*Russell, \*Powell, \*Reedy, \*Cepicky, \*Todd, \*Hicks T, \*Helton, \*Carr, \*Gillespie, \*Curcio, \*Weaver, \*Terry, \*Clemmons, \*Johnson G, \*Camper, \*Littleton, \*Miller, \*Keisling.
- \*House Joint Resolution No. 522 -- Memorials, Recognition Randy Travis. by \*Beck, \*Russell, \*Powell, \*Reedy, \*Cepicky, \*Todd, \*Hicks T, \*Helton, \*Carr, \*Curcio, \*Weaver, \*Moody, \*Terry, \*Clemmons, \*Camper, \*Miller, \*Keisling.
- \*House Joint Resolution No. 523 -- Memorials, Recognition The Gatlin Brothers. by \*Beck, \*Russell, \*Powell, \*Reedy, \*Cepicky, \*Todd, \*Hicks T, \*Helton, \*Carr, \*Curcio, \*Weaver, \*Moody, \*Terry, \*Clemmons, \*Camper, \*Miller, \*Keisling.
- \*House Joint Resolution No. 524 -- Memorials, Recognition Bill Anderson. by \*Beck, \*Powell, \*Russell, \*Reedy, \*Cepicky, \*Todd, \*Hicks T, \*Helton, \*Carr, \*Curcio, \*Weaver, \*Littleton, \*Terry, \*Clemmons, \*Camper, \*Miller, \*Keisling.
- \*House Joint Resolution No. 525 -- Memorials, Personal Occasion Bobby Osborne, 90th birthday. by \*Beck, \*Powell, \*Russell, \*Reedy, \*Hicks T, \*Todd, \*Carr, \*Curcio, \*Weaver, \*Camper, \*Miller, \*Keisling.

## **OBJECTION--CONSENT CALENDAR**

Objections were filed to the following on the Consent Calendar:

House Joint Resolution No. 490: by Rep. Faison

House Joint Resolution No. 501: by Rep. Dixie

Under the rules, House Joint Resolutions Nos. 490 and 501 were placed at the heel of the calendar for April 28, 2021.

Rep. Garrett moved that Rep. Carter be made First Prime Sponsor on House Joint Resolution No. 499, which motion prevailed.

Rep. Parkinson moved that all members of the Shelby County delegation voting aye on House Joint Resolutions Nos. 512, 513, 514, 515, 516 and 517 be added as co-prime sponsors, which motion prevailed with the following member not added pursuant to the signed Sponsor Exclusion form: Rep. Ragan.

Pursuant to **Rule No. 50**, Rep. Zachary moved that all House Bills having companion Senate Bills and are on the Clerk's desk be conformed and substituted for the appropriate House Bill, all Senate Joint Resolutions confirming appointments on the Clerk's desk be substituted for House Joint Resolutions confirming the same appointments, all Senate and House Bills on the Consent Calendar be passed on third and final consideration, all House Resolutions and House Joint Resolutions be adopted, and all Senate Joint Resolutions on the Consent Calendar be concurred in, which motion prevailed by the following vote:

| Ayes | 91 |
|------|----|
| Noes | 0  |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Camper, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Terry, Thompson, Todd, Towns, Travis, Vaughan, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--91

A motion to reconsider was tabled.

#### PRESENT IN CHAMBER

Rep. Stewart was recorded as being present in the Chamber.

#### REGULAR CALENDAR

House Bill No. 679 -- Boats, Boating - As introduced, aligns penalties for boating under the influence with the penalties for driving under the influence; clarifies that the offenses of vehicular assault, aggravated vehicular assault, vehicular homicide, and aggravated vehicular homicide may be committed by a person boating under the influence. - Amends TCA Section 39-13-106; Section 39-13-115; Section 39-13-213; Section 39-13-218 and Title 69, Chapter 9, Part 2. by \*Carr, \*Lamberth, \*Sherrell, \*Weaver, \*Freeman, \*Crawford, \*White, \*Whitson, \*Zachary, \*Russell, \*Bricken, \*Smith, \*Moody, \*Hazlewood, \*Todd, \*Gillespie, \*Garrett, \*Williams, \*Beck. (\*SB246 by \*Massey, \*Powers)

On motion, House Bill No. 679 was made to conform with **Senate Bill No. 246**; the Senate Bill was substituted for the House Bill.

Rep. Carr moved that **Senate Bill No. 246** be passed on third and final consideration, which motion prevailed by the following vote:

| Ayes | 91 |
|------|----|
| Noes | 0  |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Camper, Carr, Carringer, Cepicky, Clemmons, Cochran, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Todd, Towns, Vaughan, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--91

A motion to reconsider was tabled.

**House Bill No. 1365** -- Local Government, General - As introduced, revises the provisions governing a county's, a municipal corporation's, and a special school district's right of subrogation under the local authority's group life, hospitalization, disability, or medical insurance plan. - Amends TCA Title 8, Chapter 27. by \*Carter, \*Smith. (\*SB989 by \*Gardenhire)

On motion, House Bill No. 1365 was made to conform with **Senate Bill No. 989**; the Senate Bill was substituted for the House Bill.

Rep. Smith moved that Senate Bill No. 989 be passed on third and final consideration.

Rep. Crawford moved that Local Government Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Crawford moved that Local Government Committee Amendment No. 2 be withdrawn, which motion prevailed.

Rep. Smith moved that **Senate Bill No. 989** be passed on third and final consideration, which motion prevailed by the following vote:

| Ayes | 1( |
|------|----|
| Noes | 0  |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Todd, Towns, Vaughan, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--91

A motion to reconsider was tabled.

\*House Bill No. 124 -- Transportation, Dept. of - As introduced, changes the time in which owners of utility facilities must respond to notice of proposed relocation or adjustment from 10 days to 30 days; changes the timeframe for a utility facility owner to file certain notices with department from 10 days to 30 days. - Amends TCA Title 54. by \*Howell, \*Garrett, \*White, \*Hardaway, \*Littleton, \*Whitson, \*Jernigan, \*Helton, \*Marsh, \*Miller. (SB137 by \*Massey)

On motion, House Bill No. 124 was made to conform with **Senate Bill No. 137**; the Senate Bill was substituted for the House Bill.

Rep. Howell moved that Senate Bill No. 137 be passed on third and final consideration.

Rep. Hall moved adoption of Transportation Committee Amendment No. 1 as follows:

## Amendment No. 1

AMEND Senate Bill No. 137 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1.

(a)

(1) Notwithstanding any law to the contrary, the bridge on State Route 29 / U.S. Highway 27 (Rhea County Highway) spanning the Piney River overflow in Spring City, Rhea County, Tennessee, is hereby designated the "2LT Richard H. Thurman Memorial Bridge" in recognition of the life of Richard Henry Thurman, Second Lieutenant, United States Army, who was tragically killed in a training accident at Ft. Benning, Georgia, on May 3, 1977.

- (2) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subdivision (a)(1) as the "2LT Richard H. Thurman Memorial Bridge". The cost of the signage must be funded in accordance with Tennessee Code Annotated, Section 54-1-133.
- (3) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.

(b)

- (1) Notwithstanding any law to the contrary, the segment of U.S. Highway 51 / State Route 3 in the City of Covington, Tipton County, Tennessee, beginning at the intersection of such road with State Route 59 (Liberty Avenue) and ending at the intersection of such road with Main Street, is hereby designated the "Deputy Sheriff Richard L. 'Ricky' Rose Memorial Highway" to honor the memory of this exemplary public servant who made the ultimate sacrifice on November 29, 1988, when he was shot and killed in the line of duty at the former offices of the Tipton County Sheriff.
- (2) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subdivision (b)(1) as the "Deputy Sheriff Richard L. 'Ricky' Rose Memorial Highway". The cost of the signage must be funded in accordance with Tennessee Code Annotated, Section 54-1-133.
- (3) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (4) The appellation "Deputy Sheriff Richard L. 'Ricky' Rose Memorial Highway" provided for in this subsection (b) is for honorary purposes only, and this subsection (b) does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this subsection (b).
- (5) This subsection (b) does not require the alteration of any previously named segment or segments of U.S. Highway 51 / State Route 3 described in subdivision (b)(1) as the "Deputy Sheriff Richard L. 'Ricky' Rose Memorial Highway".

(c)

(1) Notwithstanding any law to the contrary, the new bridge on U.S. Highway 64 / State Route 40 located just west of the City of Ducktown in Polk County, Tennessee, is hereby designated the "Pvt. John I. Kerns POW/MIA Memorial Bridge" in recognition of the life of valor of John I. Kerns, Private, United States Marine Corps, who, as a Rifleman

in the 2nd Raider Battalion in the Pacific Theater during World War II, was captured by enemy forces on Butaritari Island and taken to Kwajalein Atoll and executed. Private Kerns, a native of Copperhill, Tennessee, was declared dead on October 16, 1942, and his remains have never been recovered.

- (2) The department of transportation is directed to erect suitable signs or affix suitable markers designating the bridge described in subdivision (c)(1) as the "Pvt. John I. Kerns POW/MIA Memorial Bridge". The cost of the signage must be funded in accordance with Tennessee Code Annotated, Section 54-1-133.
- (3) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.

(d)

- (1) Notwithstanding any law to the contrary, the segment of U.S. Highway 51 north of Tipton Crossing in the Town of Atoka, Tipton County, Tennessee, beginning at the intersection of such route with Tipton Road and ending at the intersection of such route with Watson Road, which is currently designated pursuant to Chapter 659 of the Public Acts of 2020 as the "Deputy Sheriff Michael W. Erwin Memorial Highway" must no longer be designated as the "Deputy Sheriff Michael W. Erwin Memorial Highway" on or after the effective date of this act.
- (2) Notwithstanding any law to the contrary, the segment of U.S. Highway 51 in the Town of Atoka, Tipton County, Tennessee, beginning at the intersection of such route with Tipton Road and ending at the address 13350 Highway 51 South, Atoka, Tennessee, 38004, is hereby designated the "Deputy Sheriff Michael W. Erwin Memorial Highway" to honor the memory of this exemplary public servant who made the ultimate sacrifice on October 31, 1975, when he was struck and killed by a tractor trailer near this address while outside his vehicle with a motorist.
- (3) The department of transportation is directed to erect suitable signs or to affix suitable markers in front of 13350 Highway 51 South, Atoka, Tennessee, 38004, designating the segment described in subdivision (d)(2) as the "Deputy Sheriff Michael W. Erwin Memorial Highway". The department of transportation is further directed to remove any previously installed sign or marker along the segment of U.S. Highway 51 in Tipton County, Tennessee, identified in subdivision (d)(1). The department of transportation may relocate any previously installed sign or marker to designate the segment identified in subdivision (d)(2). The cost of the signage must be funded in accordance with Tennessee Code Annotated, Section 54-1-133.
- (4) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.

- (5) The appellation "Deputy Sheriff Michael W. Erwin Memorial Highway" provided for in this subsection (d) is for honorary purposes only, and this subsection (d) does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this subsection (d).
- (6) This subsection (d) does not require the alteration of any previously named segment or segments of U.S. Highway 51 described in subdivision (d)(2) as the "Deputy Sheriff Michael W. Erwin Memorial Highway".

(e)

- (1) Notwithstanding any law to the contrary, the bridge (Bridge No. 46SR0340005) on State Route 34 / U.S. Highway 421 (South Shady Street) spanning Furnace Creek in Mountain City, Johnson County, Tennessee, is hereby designated the "Deputy Sheriff Allen R. Lipford Memorial Bridge" to honor the memory of this exemplary public servant who made the ultimate sacrifice on December 11, 1991, when he was shot and mortally wounded during an inmate's escape from the county jail.
- (2) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subdivision (e)(1) as the "Deputy Sheriff Allen R. Lipford Memorial Bridge". The cost of the signage must be funded in accordance with Tennessee Code Annotated, Section 54-1-133.
- (3) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.

(f)

- (1) Notwithstanding any law to the contrary, the northbound and southbound segments of Interstate 65 in the City of Goodlettsville, Tennessee, beginning at mile marker 95 and ending at mile marker 96, is hereby designated the "Officer Spencer D. Bristol Memorial Highway" to honor the memory of this exemplary public servant who, as a Master Patrol Officer with the Hendersonville Police Department, made the ultimate sacrifice on December 30, 2019, when he was struck by traffic and fatally wounded while chasing a suspect on foot.
- (2) The department of transportation is directed to erect suitable signs or to affix suitable markers designating each of the northbound and southbound segments described in subdivision (f)(1) as the "Officer Spencer D. Bristol Memorial Highway". The cost of the signage must be funded in accordance with Tennessee Code Annotated, Section 54-1-133.

- (3) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (4) The appellation "Officer Spencer D. Bristol Memorial Highway" provided for in this subsection (f) is for honorary purposes only, and this subsection (f) does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this subsection (f).
- (5) This subsection (f) does not require the alteration of any previously named segment or segments of Interstate 65 described in subdivision (f)(1) as the "Officer Spencer D. Bristol Memorial Highway".

(g)

- (1) Notwithstanding any law to the contrary, the segment of the road (6th Avenue North) in Davidson County, Tennessee, beginning with the intersection of such road with the parking lot adjacent to Dr. Martin L. King Jr. Blvd and the Tennessee Supreme Court Building and ending at the intersection of such road with Dr. Martin L. King Jr. Blvd near the Cordell Hull and John Sevier state office buildings, is hereby officially renamed as "Lamar Alexander Way" in honor of Senator Lamar Alexander who has served generations of Tennesseans over his lifetime with the highest standards of integrity, honesty, and compassion, both as a United States senator from 2002 until his retirement in 2021 and as the state's forty-fifth governor.
- (2) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subdivision (g)(1) as the "Lamar Alexander Way".
- (3) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (4) The appellation "Lamar Alexander Way" provided for in this subsection (g) officially renames the segment of road described in subdivision (g)(1), and requires the alteration of such previously named "6th Avenue North" segment of the road as the "Lamar Alexander Way". Official addresses, and the governmental system for assigning addresses, in any county, municipality, or other governmental entity are affected by this subsection (g).

(h)

(1) Notwithstanding any law to the contrary, the segment of the road (2nd Avenue South) in Davidson County, Tennessee, beginning with the intersection of such road with Korean Veterans Boulevard and ending at the intersection of such road with the road (Lindsley Avenue), and the segment of the road (Lindsley Avenue) in Davidson County, Tennessee,

beginning with the intersection of such road with the road (2nd Avenue South) and ending at the intersection of such road with the road (1st Avenue South), are each hereby officially renamed as "President Ronald Reagan Way" to honor the memory of this inspirational public servant who committed himself to public service of the highest order and whose exceptional contributions transformed our great nation.

- (2) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segments described in subdivision (h)(1) as the "President Ronald Reagan Way".
- (3) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (4) The appellation "President Ronald Reagan Way" provided for in this subsection (h) officially renames the segments of road described in subdivision (h)(1), and requires the alteration of such previously named "2nd Avenue South" and "Lindsley Avenue" segments of the roads as the "President Ronald Reagan Way". Official addresses, and the governmental system for assigning addresses, in any county, municipality, or other governmental entity are affected by this subsection (h).

(i)

- (1) Notwithstanding any law to the contrary, the Lee Ford bridge on State Route 130 in Franklin County, Tennessee, is hereby designated the "Kenneth Parker Shasteen Memorial Bridge" to honor the memory of Private First Class Kenneth Parker Shasteen who served in the United State Marine Corps and who made the ultimate sacrifice on May 5, 1968, when he was killed during a combat mission in the Vietnam War.
- (2) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subdivision (i)(1) as the "Kenneth Parker Shasteen Memorial Bridge". The cost of the signage must be funded in accordance with Tennessee Code Annotated, Section 54-1-133.
- (3) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.

(j)

(1) Notwithstanding any law to the contrary, the segment of U.S. Highway 31 (State Route 6) in Williamson County, Tennessee, beginning at the intersection of such route with West Concord Road and ending at the intersection of such route with Murray Lane, is hereby designated the "Officer Destin Legieza Memorial Highway" to honor the memory of this dedicated public servant to the City of Brentwood, Tennessee, who made

the ultimate sacrifice on June 18, 2020, after the vehicle he was driving while serving in the line of duty as a Brentwood Police Officer was struck head-on by another vehicle.

- (2) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subdivision (j)(1) as the "Officer Destin Legieza Memorial Highway". The cost of the signage must be funded in accordance with Tennessee Code Annotated, Section 54-1-133.
- (3) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (4) The appellation "Officer Destin Legieza Memorial Highway" provided for in this subsection (j) is for honorary purposes only, and this subsection (j) does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this subsection (j).
- (5) This subsection (j) does not require the alteration of any previously named segment or segments of U.S. Highway 31 / State Route 6 described in subdivision (j)(1) as the "Officer Destin Legieza Memorial Highway".

## SECTION 2.

- (a) Notwithstanding any law to the contrary, the segment of State Route 149 within Houston County, beginning at the Stewart County Houston County boundary and ending at the boundary of the City of Erin, Tennessee, within Houston County, is hereby designated "The Gold Star Families Memorial Highway" to honor the families of the courageous men and women who have lost their lives in service to this country so that the people of this country may enjoy the many bounties of democracy.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as "The Gold Star Families Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the

department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

- (e) The appellation "The Gold Star Families Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of State Route 149 described in subsection (a) as "The Gold Star Families Memorial Highway".

## SECTION 3.

- (a) Notwithstanding any law to the contrary, the entire segment of State Route 437 (Shelbyville Bypass), which lies wholly within the boundaries of Bedford County, Tennessee, is hereby designated the "Mayor Eugene Ray Memorial Highway" in honor of this well-respected, lifelong resident of the City of Shelbyville, Bedford County, Tennessee, who was the first African American elected as Bedford County Mayor and who served as mayor for twelve (12) years and as a county commissioner for twenty-eight (28) years.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Mayor Eugene Ray Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Mayor Eugene Ray Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of State Route 437 described in subsection (a) as the "Mayor Eugene Ray Memorial Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

#### SECTION 4.

- (a) Notwithstanding any law to the contrary, the segments of U.S. Highways 441 and 321 (Parkway) in Sevier County, Tennessee, beginning from the intersection of such route with U.S. Highways 441 and 411 (West Main Street) in the City of Sevierville, Sevier County, Tennessee, southward to the corporate limits of the City of Gatlinburg, Tennessee, are each hereby designated "The Gold Star Families Memorial Highway" to honor the families of the courageous men and women who have lost their lives in service to this country so that the people of this country may enjoy the many bounties of democracy.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segments described in subsection (a) as "The Gold Star Families Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "The Gold Star Families Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of U.S. Highway 441 and 321 described in subsection (a) as "The Gold Star Families Memorial Highway".

#### SECTION 5.

(a) Notwithstanding any law to the contrary, the segment of State Routes 99/269 beginning from the intersection of such route with South Main Street (U.S. Highway 41A) in the City of Eagleville, Tennessee, to the intersection of such route with Old Highway 99 in Rutherford County, Tennessee, is hereby designated as the "John Edward Turner Memorial Highway" in honor of this lifelong and influential resident of the City of Eagleville, Rutherford County, Tennessee.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "John Edward Turner Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "John Edward Turner Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of any highway described in subsection (a) as the "John Edward Turner Memorial Highway".

#### SECTION 6.

- (a) Notwithstanding any law to the contrary, the parallel bridges on State Route 396 spanning Kedron Road in the City of Spring Hill, Maury County, Tennessee, are each hereby designated the "J.B. Napier and Shirley Napier Memorial Bridge" to honor the memory of J.B. Napier who served as Chair of the Transportation Committee of the House of Representatives during his fourteen-year tenure representing the 64th District, and Shirley Napier, his beloved wife, who served as Clerk and Master for Maury County for twenty-three (23) years.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating each of the parallel bridges described in subsection (a) as the "J.B. Napier and Shirley Napier Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the

estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

## SECTION 7.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 50S62300005) on State Route 240 (Turnpike Road) spanning the Buffalo River in Lawrence County, Tennessee, is hereby designated the "Sam Washburn, Sr. Memorial Bridge" to honor the memory of this well-respected, lifelong resident of the Henryville Community, who helped establish the Henryville Volunteer Fire Department and served on both the county commission and school board for Lawrence County.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Sam Washburn, Sr. Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

#### SECTION 8.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 28S62080001) on State Route 166 spanning Jenkins Creek in Giles County, Tennessee, is hereby designated the "Billy Turner Memorial Bridge" to honor the memory of this well-respected resident of Giles County.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Billy Turner Memorial Bridge."
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.

(d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

#### SECTION 9.

- (a) Notwithstanding any law to the contrary, the western end of the bridge (Bridge No. 36SR0690035) on State Route 69 spanning Doe Creek in Hardin County, Tennessee, is hereby designated the "James Watt Holt Memorial Bridge" to honor the memory of this devoted patriot, civil servant, and resident of the City of Savanah, Hardin County, Tennessee, who, as a veteran of the Korean War and the Vietnam War, became the first African-American police officer for the Savannah Police Department upon his retirement from twenty-three (23) years of service in the United States Army.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "James Watt Holt Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

#### SECTION 10.

(a) Notwithstanding any law to the contrary, the segment of Interstate Highway 24 beginning from mile marker 8 and ending at mile marker 11, in Montgomery County, Tennessee, is hereby designated as the "Riley Darnell Memorial Highway" in honor of this well-respected veteran, lawyer, statesman, and resident of the City of Clarksville, who devoted his life to public service, serving as the state representative from the 67th district from 1970 to 1980, as the State Senator from the 22nd District from 1980 to 1992, and as Tennessee's Secretary of State from 1993 to 2009.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Riley Darnell Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Riley Darnell Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of any highway described in subsection (a) as the "Riley Darnell Memorial Highway".

#### SECTION 11.

- (a) Notwithstanding any law to the contrary, the segment of U.S. Highway 79 within Henry County, beginning at the western shore of the Tennessee River at Paris Landing State Park and ending at the boundary of the City of Paris, Tennessee, is hereby designated "The Gold Star Families Memorial Highway" to honor the families of the courageous men and women who have lost their lives in service to this country so that the people of this country may enjoy the many bounties of democracy.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as "The Gold Star Families Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the

estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds-the estimated cost, an amount equal to the difference in the costs shall be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

- (e) The appellation "The Gold Star Families Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of U.S. Highway 79 described in subsection (a) as "The Gold Star Families Memorial Highway".

#### SECTION 12.

- (a) Notwithstanding any law to the contrary, the segment of U.S. Highway 321 within the City of Townsend, Blount County, Tennessee, is hereby designated the "Vietnam Veterans' Memorial Highway" to honor the courageous veterans who bravely offered their service to this country during the Vietnam War.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Vietnam Veterans' Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation the "Vietnam Veterans' Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.

(f) This section does not require the alteration of any previously named segment or segments of U.S. Highway 321 described in subsection (a) as the "Vietnam Veterans' Memorial Highway".

#### SECTION 13.

- (a) Notwithstanding any law to the contrary, the segment of State Route 317 (Apison Pike) within Hamilton County, Tennessee, beginning at the intersection of such route with Pattentown Road and ending at the intersection of such route with U.S. Highway 321 (Ooltewah-Ringgold Road), is hereby designated as "Veterans' Memorial Drive" to honor the courageous veterans who have served their country, past and present, and who have contributed to the freedoms that all Tennesseans enjoy.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as "Veterans' Memorial Drive."
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Veterans' Memorial Drive" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of State Route 317 described in subsection (a) as "Veterans' Memorial Drive."

### SECTION 14.

(a) Notwithstanding any law to the contrary, the segment of State Route 57 within the Pocahontas community in Hardeman County, Tennessee, beginning at the intersection of such route with Peavine Road and ending at the United States Post Office located between the intersections of such route with Main Street and Block Church Road within the Pocahontas community is hereby designated as "The Lee McAlpin 'Rock and Roll' Highway" to honor Lee McAlpin,

an accomplished musician, songwriter, author, and resident of the Pocahontas community.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as "The Lee McAlpin 'Rock and Roll' Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds-the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "The Lee McAlpin 'Rock and Roll' Highway" provided for in this section is for honorary purposes only and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of State Route 57 described in subsection (a) as "The Lee McAlpin 'Rock and Roll' Highway".

#### SECTION 15.

- (a) Notwithstanding any law to the contrary, the segment of Wacker Boulevard NW within Bradley County, Tennessee, beginning at the intersection of such route with State Route 308 (Lauderdale Memorial Highway) and ending at the intersection of such route with Old Lower River Road, is hereby designated as the "Wright Brothers Industrial Corridor" to honor James and Robert Wright and their families' contributions to the industrial development of Bradley County, and the significant growth and impact of Wright Brothers Construction since its establishment in 1961.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Wright Brothers Industrial Corridor".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.

- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Wright Brothers Industrial Corridor" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments described in subsection (a) as the "Wright Brothers Industrial Corridor".

#### SECTION 16.

- (a) Notwithstanding any law to the contrary, the intersection of State Route 45 (Old Hickory Boulevard) and Shute Lane in Davidson County, Tennessee, is hereby designated as the "Phyllis Stewart Williams Memorial Intersection" in honor of this dedicated resident and exemplary leader in the Donelson, Hermitage, and Old Hickory communities.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the intersection described in subsection (a) as the "Phyllis Stewart Williams Memorial Intersection".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds-the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Phyllis Stewart Williams Memorial Intersection" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for

assigning addresses, in any county, municipality, or other governmental entity affected by this section.

(f) This section does not require the alteration of any previously named segment or segments of any highway described in subsection (a) as the "Phyllis Stewart Williams Memorial Intersection."

#### SECTION 17.

- (a) Notwithstanding any law to the contrary, the segment of U.S. Highway 412 beginning from the intersection of such route with Darbytown Road in the City of Hohenwald, Tennessee, to the National Guard Armory located at 1177 West Main Street, Hohenwald, Tennessee, is hereby designated as the "Wm. Landis Turner Memorial Highway" in honor of this dedicated attorney and influential resident of the City of Hohenwald and Lewis County.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Wm. Landis Turner Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Wm. Landis Turner Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of any highway described in subsection (a) as the "Wm. Landis Turner Memorial Highway".

#### SECTION 18.

(a) Notwithstanding any law to the contrary and for the purpose of extending the existing Lamar Alexander Parkway into Roane County, the segment of State Route 95 beginning at the intersection of such route with Interstate 40 and U.S. Highway 321 in Loudon County, Tennessee, and ending at the intersection of such route with State Route 58 (Oak Ridge Parkway) in

Roane County, Tennessee, is hereby designated as the "Lamar Alexander Parkway" to honor Senator Lamar Alexander for his lifetime of exemplary service to the state of Tennessee as a United States senator and as the state's forty-fifth governor by extending the current appellation for the segment of U.S. Highway 321 located within Loudon and Blount counties.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Lamar Alexander Parkway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Lamar Alexander Parkway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of State Route 95 described in subsection (a) as the "Lamar Alexander Parkway".

#### SECTION 19.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 68SR0130017) on State Route 13 spanning the Buffalo River in Perry County, Tennessee, which is currently designated pursuant to Chapter 659 of the Public Acts of 2020 as the "William Glen Coble Bridge" shall no longer be designated as the "William Glen Coble Bridge" on or after the effective date of this act.
- (b) Notwithstanding any law to the contrary, the bridge (Bridge No. 68SR0130013) on State Route 13 in the City of Lobelville in Perry County, Tennessee, is hereby designated the "William Glen Coble Bridge" in honor of this beloved resident of Perry County who has been dedicated to the betterment of the quality of life in the community.
- (c) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (b) as the "William Glen Coble Bridge." The department of transportation is further directed

to remove any previously installed signs or markers from the bridge (Bridge No. 68SR0130017) on State Route 13 spanning the Buffalo River in Perry County, Tennessee, identified in subsection (a). The department of transportation may relocate the previously installed signs or markers to designate the bridge identified in subsection (b).

- (d) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (e) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

#### SECTION 20.

- (a) Notwithstanding any law to the contrary, the bridge on State Route 32 (South Davy Crockett Parkway) spanning Interstate 81 in Hamblen County, Tennessee, is hereby designated the "Sheriff Otto Purkey Memorial Bridge" to honor the memory and service of this former sheriff of Hamblen County, who retired in 2006 after serving two terms as sheriff and twenty-eight years as a law enforcement officer.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Sheriff Otto Purkey Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 21.

- (a) Notwithstanding any law to the contrary, the segment of State Route 191 (Birdsong Road) within Benton County, Tennessee, beginning at the intersection of such route with the ramp of Exit 133 of Interstate 40 and ending at the intersection of such route with U.S. Highway 70, is hereby designated as the "Representative James L. Peach Highway" to honor this community and business leader who served as State Representative for the 74th District in the 99th General Assembly.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Representative James L. Peach Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Representative James L. Peach Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of State Route 191 described in subsection (a) as "Representative James L. Peach Highway".

#### SECTION 22.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 03E03470001) on State Route 191 (Birdsong Road) spanning Eagle Creek in Benton County, Tennessee, is hereby designated the "Representative James L. Peach Bridge" to honor this community and business leader who served as State Representative for the 74th District in the 99th General Assembly.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Representative James L. Peach Bridge".

- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

#### SECTION 23.

- (a) Notwithstanding any law to the contrary, the segment of State Route 294 (Willow Grove Highway) within Overton County, Tennessee, beginning at the intersection of such route with Old Stover Road and ending at the intersection of such route with Boot Hill Lane, is hereby designated as the "David W. Dorminey Memorial Highway" to honor this community and business leader and veteran who served in the 82nd Airborne Division during the Vietnam Era.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "David W. Dorminey Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "David W. Dorminey Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of State Route 294 described in subsection (a) as "David W. Dorminey Memorial Highway".

#### SECTION 24.

- (a) Notwithstanding any law to the contrary, the segments of highway in the town of Baileyton, Greene County, Tennessee, beginning with State Route 172 at the southernmost intersection of such route with Boulder Loop, continuing through the current northern terminus of State Route 172 at Exit 36 of Interstate 81 as Van Hill Road, and ending at the intersection of Van Hill Road and Horton Highway, are hereby designated as the "Carl J. Brandon Memorial Highway" to honor the memory and service of this prominent leader, successful businessman, and respected member of the greater Baileyton and Greeneville/Greene County communities.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segments described in subsection (a) as the "Carl J. Brandon Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Carl J. Brandon Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of highway described in subsection (a) as the "Carl J. Brandon Memorial Highway".

### SECTION 25.

- (a) Notwithstanding any law to the contrary, the bridge on State Route 255 (Harding Place) spanning Interstate 24 in Davidson County, Tennessee, is hereby designated the "William M. Duncan Memorial Bridge" to honor the memory of this respected resident and veteran, who lived a life of service to the City of Nashville and its residents.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "William M. Duncan Memorial Bridge".

- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

#### SECTION 26.

- (a) Notwithstanding any law to the contrary, the segment of State Route 69 / U.S. Highway 641 within Benton County, Tennessee, beginning from the Benton-Decatur County boundary and ending at the limits of the City of Camden, is hereby designated as the "Miss Tennessee Volunteer Kerri Arnold Highway" to honor this native of the Holladay community and person of exemplary character who, through her efforts as Miss Tennessee Volunteer and beyond, has demonstrated a dedication to education, responsibility, volunteerism, and empowerment to the benefit of students and residents of this state alike.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Miss Tennessee Volunteer Kerri Arnold Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Miss Tennessee Volunteer Kerri Arnold Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.

(f) This section does not require the alteration of any previously named segment or segments of State Route 69 / U.S. Highway 641 described in subsection (a) as the "Miss Tennessee Volunteer Kerri Arnold Highway".

#### SECTION 27.

- (a) Notwithstanding any law to the contrary, the segment of State Route 233 (Cumberland City Road) within Stewart County, Tennessee, beginning from the intersection of such route with State Route 49 and ending at the limits of the Town of Cumberland City, is hereby designated as the "Petty Officer 1st Class Rick L. Boyd Highway" to honor this respected resident of Stewart County and veteran of the United States Navy.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Petty Officer 1st Class Rick L. Boyd Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Petty Officer 1st Class Rick L. Boyd Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of State Route 233 described in subsection (a) as the "Petty Officer 1st Class Rick L. Boyd Highway".

### SECTION 28.

(a) Notwithstanding any law to the contrary, the segment of State Route 12 within Cheatham County, Tennessee, beginning at the intersection of such route with Bobbitt Road and ending at the intersection of such route with Lockertsville Road, is hereby designated as the "2019 Lady Cubs Basketball State Champion Highway" to honor the accomplishments of the 2019 Cheatham County Central High School women's basketball team and their TSSAA championship victory.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "2019 Lady Cubs Basketball State Champion Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "2019 Lady Cubs Basketball State Champion Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of State Route 12 described in subsection (a) as the "2019 Lady Cubs Basketball State Champion Highway".

### SECTION 29.

- (a) Notwithstanding any law to the contrary, the segment of Old Andrew Johnson Highway in Jefferson County, Tennessee, beginning with the intersection of such route with U.S. Highway 11E and ending at the intersection of such route with Odyssey Road, is hereby designated as the "J.E. Moser Highway" to honor this prominent leader, successful businessman, and lifelong and respected resident of Jefferson County, as well as eight generations of the Moser family in Jefferson County.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "J.E. Moser Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or

installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

- (e) The appellation "J.E. Moser Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of Old Andrew Johnson Highway described in subsection (a) as the "J.E. Moser Highway".

#### SECTION 30.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 59SR0110011) on State Route 11 / U.S. Highway 31A spanning Rock Creek between mile marker 7 and 8 in Marshall County, Tennessee, is hereby designated the "Anthony Eugene James, Sr. Memorial Bridge" to honor the memory of Anthony Eugene James, Sr., who operated a radiology clinic that provided a great service to many residents of Lewisburg and Marshall County and who was a generous and active member of the community.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Anthony Eugene James, Sr. Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

#### SECTION 31.

(a) Notwithstanding any law to the contrary, the bridge (Bridge No. 360A0510003) on Sulphur Wells Road spanning White Oak Creek in Hardin County, Tennessee, is hereby designated the "PFC Arthur Ross, Jr. Memorial Bridge" to honor the memory of this devoted patriot, husband, father,

grandfather, and resident of the Morris Chapel Community, Hardin County, Tennessee, who, as a veteran of World War II, was awarded the Bronze Star by General George Patton for his act of heroism evacuating casualties from a disabled tank under direct fire on January 6, 1945, in Belgium.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "PFC Arthur Ross, Jr. Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

#### SECTION 32.

- (a) Notwithstanding any law to the contrary, the segment of State Route 25 within Sumner County, beginning at the Robertson County Sumner County boundary and ending at the Sumner County Trousdale County boundary, is hereby designated "The Gold Star Families of Sumner County Memorial Highway" to honor the families of the courageous men and women who have lost their lives in service to this country so that the people of this country may enjoy the many bounties of democracy.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as "The Gold Star Families of Sumner County Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in

nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

- (e) The appellation "The Gold Star Families of Sumner County Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of State Route 25 described in subsection (a) as "The Gold Star Families of Sumner County Memorial Highway".

#### SECTION 33.

- (a) Notwithstanding any law to the contrary, the segment of U.S. Highway 41 (Ringgold Road) within the City of East Ridge, Hamilton County, Tennessee, beginning at the intersection of such route with Seminole Drive and ending at the intersection of such route with Germantown Road, is hereby designated as the "Coach Catherine Neely Memorial Highway" to honor this legendary teacher and coach at East Ridge High School who enjoyed a fifty-year career during which she compiled over 2,000 career wins, was elected to seven halls of fame, and left behind an indelible mark on her students, players, community, and family.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Coach Catherine Neely Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Coach Catherine Neely Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.

(f) This section does not require the alteration of any previously named segment or segments of U.S. Highway 41 described in subsection (a) as the "Coach Catherine Neely Memorial Highway".

#### SECTION 34.

- (a) Notwithstanding any law to the contrary, the bridge on State Route 80 spanning Peyton's Creek near the intersection of such route with Stone Branch Road in Smith County, Tennessee, is hereby designated the "Phillip Evitts Memorial Bridge" to honor the memory of Phillip Evitts, who was a well-respected farmer and leader in the agricultural community in Smith County and a lifelong resident of the Pleasant Shade community.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Phillip Evitts Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

#### SECTION 35.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 80SR0240017) on State Route 24 (Cookeville Highway) spanning Snow Creek near the intersection of such route with Stonewall Highway in Smith County, Tennessee, is hereby designated the "Stanford Maynard Memorial Bridge" to honor the memory of Stanford Maynard, a beloved husband and father who built a career in the road and bridge building field beginning in the 1950s until his retirement in 2005.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Stanford Maynard Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.

(d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

#### SECTION 36.

- (a) Notwithstanding any law to the contrary, the Exit 174 interchange on Interstate Highway 24 in Hamilton County is hereby designated as the "Ray Adkins Interchange" in honor of this distinguished, well-respected resident of Hamilton County and veteran who retired in 1998 from the United States Army Reserve with the rank of Lieutenant Colonel after completing thirty-four (34) years of service, and who dedicated his life to serving others in the Hamilton County community as a member of several local boards and committees.
- (b) The department of transportation is directed to erect suitable markers or to affix suitable signs at Exit 174 on Interstate Highway 24, both eastbound and westbound in Hamilton County designating the interchange as the "Ray Adkins Interchange".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Ray Adkins Interchange" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of Interstate Highway 24 described in subsection (a) as the "Ray Adkins Interchange".

SECTION 37.

- (a) Notwithstanding any law to the contrary, the bridge (67SR0840011) on State Route 84 (Rickman Monterey Highway) spanning State Route 111 and Town Creek in the City of Livingston, Overton County, Tennessee, is hereby designated the "John Houser Memorial Bridge" to honor the memory of John Houser, a beloved husband, father, grandfather, and great-grandfather who was a well-respected business owner and leader in the Overton County community.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "John Houser Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

# SECTION 38.

- (a) Notwithstanding any law to the contrary, the segment of State Route 20 (Summertown Highway) between mile markers 16 and 17 in Lewis County in front of 3310 Summertown Highway, is hereby designated the "Robert 'Bud' McKnight Jr. Memorial Highway" to honor the memory of this beloved, well-respected resident of Lewis County and veteran of the Vietnam War who received two (2) Purple Hearts and the Bronze Star for his service.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Robert 'Bud' McKnight Jr. Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in

nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

- (e) The appellation "Robert 'Bud' McKnight Jr. Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of State Route 20 described in subsection (a) as the "Robert 'Bud' McKnight Jr. Memorial Highway".

#### SECTION 39.

- (a) Notwithstanding any law to the contrary, the one-mile segment of Interstate Highway 440 immediately preceding Exit 1 in Davidson County is hereby designated as the "Caitlyn Kaufman Memorial Mile" to honor the memory of this beloved resident of Lebanon, Tennessee and dedicated and empathetic nurse who cared for COVID-19 patients in the Intensive Care Unit, whose life was tragically cut short on December 3, 2020, when she was shot while driving her vehicle on her way to work on Interstate Highway 440.
- (b) The department of transportation is directed to erect suitable markers or to affix suitable signs near Exit 1 on Interstate Highway 440, both northbound and southbound, in Davidson County designating the segment as the "Caitlyn Kaufman Memorial Mile".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Caitlyn Kaufman Memorial Mile" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of Interstate Highway 440 described in subsection (a) as the "Caitlyn Kaufman Memorial Mile".

#### SECTION 40.

- (a) Notwithstanding any law to the contrary, the segment of State Route 60 (Georgetown Road) within the City of Cleveland, Bradley County, Tennessee, measuring 1,000 feet in length and centered at 4600 Georgetown Road, is hereby designated as the "Seaman Douglas H. Long Memorial Highway" to honor this member of the community and Sailor in the United States Navy who was tragically killed in a head-on collision on this segment of road on September 20, 2018.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Seaman Douglas H. Long Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Seaman Douglas H. Long Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of State Route 60 described in subsection (a) as the "Seaman Douglas H. Long Memorial Highway".

# SECTION 41.

- (a) Notwithstanding any law to the contrary, the segment of State Route 52 (Clay County Highway) within Clay County, Tennessee, beginning at the intersection of such route with New Hope Road and ending at the intersection of such route with Little Proctor Creek Road, is hereby designated as the "Louis and Eva Nell Plumlee Memorial Highway" to honor these highly respected and selfless members of the local community.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Louis and Eva Nell Plumlee Memorial Highway".

- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Louis and Eva Nell Plumlee Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of State Route 52 described in subsection (a) as the "Louis and Eva Nell Plumlee Memorial Highway".

#### SECTION 42.

- (a) Notwithstanding any law to the contrary, the segment of U.S. Highway 51 within the City of Dyersburg, Dyer County, Tennessee, beginning at mile marker 3 and ending at mile marker 4, is hereby designated as the "Landon Parker Hughes Memorial Highway" to honor this young resident who was active in the school band, an avid reader, and a big Harry Potter fan who was always kind, smiling, and had a silly joke to tell, and who was tragically killed in a car accident on his last day of 6th grade, May 21, 2019.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Landon Parker Hughes Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in

nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

- (e) The appellation "Landon Parker Hughes Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of U.S. Highway 51 described in subsection (a) as the "Landon Parker Hughes Memorial Highway".

### SECTION 43.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 38S80540009) on State Route 179 (Eurekaton Road) spanning Poplar Creek in Haywood County, Tennessee, is hereby designated the "Patrick Cayce Gaines III Memorial Bridge" to honor this local resident and avid outdoorsman who tragically lost his life at eighteen (18) years of age in a car accident.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Patrick Cayce Gaines III Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

# SECTION 44.

(a) Notwithstanding any law to the contrary, the segment of U.S. Highway 41 within the City of Springfield, Tennessee, beginning at the intersection of such route with Stonewall Drive and ending at the intersection of such route with Experiment Station Road, is hereby designated "The Gold Star Families Memorial Highway" to honor the families of the courageous men and women who have lost their lives in service to this country so that the people of this country may enjoy the many bounties of democracy.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as "The Gold Star Families Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "The Gold Star Families Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of U.S. Highway 41 described in subsection (a) as "The Gold Star Families Memorial Highway".

### SECTION 45.

- (a) Notwithstanding any law to the contrary, the segment of State Route 52 (Clay County Highway) within Clay County, Tennessee, beginning at the intersection of such route with Union Hill Moss Road and ending at the intersection of such route with Paul Reecer Road, is hereby designated as the "John 'Mock' Rich Highway Korean War Veteran" to honor this humble, hardworking resident, family man, and veteran who was a true leader, friend, and good man.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "John 'Mock' Rich Highway Korean War Veteran".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or

installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

- (e) The appellation "John 'Mock' Rich Highway Korean War Veteran" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of State Route 52 described in subsection (a) as the "John 'Mock' Rich Highway Korean War Veteran".

#### SECTION 46.

- (a) Notwithstanding any law to the contrary, the bridge on State Route 30 (Old Washington Highway), near the intersection of such route with White Oak Road and New Union Road, spanning Rattan Branch in Rhea County, Tennessee, is hereby designated the "Dakota Howard Bridge" to honor this respected resident of Rhea County.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Dakota Howard Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

#### SECTION 47.

(a) Notwithstanding any law to the contrary, the segment of State Route 151 (East Main Street), beginning at the intersection of such route with Main Street and ending at the State Route 52 Overpass in Red Boiling Springs, Tennessee, is hereby designated "Bush Memorial Highway" to honor Oscar David Bush and his sons Kenneth Gordon Bush and Fay McNeal Bush,

respected residents of Macon County whose courage and dedication to this county are reflected through their decorated and combined service in World War I, World War II, the Korean War, and the Vietnam War and their impact in their community upon their return.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as "Bush Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Bush Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of State Route 151 described in subsection (a) as "Bush Memorial Highway".

#### SECTION 48.

- (a) Notwithstanding any law to the contrary, the bridge on U.S. Highway 51 located between log mile 19 and log mile 20 in the City of Covington, Tipton County, Tennessee, is hereby designated the "Bryton Lee Midkiff Memorial Bridge" to honor this hard-working local resident and avid outdoorsman who tragically lost his life at age eighteen in a car accident.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Bryton Lee Midkiff Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from

nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 49. A presentation copy or copies of this act, or pertinent sections thereof, must be made available to members of the general assembly upon their request to the appropriate clerk's office.

SECTION 50. This act takes effect upon becoming a law, the public welfare requiring it.

On motion, Transportation Committee Amendment No. 1 was adopted.

Rep. Howell moved that **Senate Bill No. 137**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

| Ayes | 91 |
|------|----|
| Noes | 0  |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Todd, Towns, Vaughan, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--91

A motion to reconsider was tabled.

\*House Bill No. 534 -- Criminal Offenses - As introduced, creates the Class A misdemeanor of communicating a threat to commit an act of mass violence on school property or at a school-related activity; creates the Class B misdemeanor of knowing failure to report a threat of mass violence on school property or at a school-related activity. - Amends TCA Title 33; Title 37 and Title 39, Chapter 16, Part 5. by \*Howell, \*Curcio, \*Griffey, \*Whitson, \*Sherrell, \*Hardaway, \*Ogles, \*White, \*Smith, \*Moody, \*Hazlewood, \*Miller, \*Hodges, \*Williams. (SB627 by \*Bell)

Rep. Howell moved that **House Bill No. 534** be passed on third and final consideration, which motion prevailed by the following vote:

| Ayes | 91 |
|------|----|
| Noes | 0  |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Todd, Towns, Vaughan, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--91

A motion to reconsider was tabled.

# PRESENT IN CHAMBER

Rep. Casada was recorded as being present in the Chamber.

# **REGULAR CALENDAR, CONTINUED**

\*House Bill No. 540 -- Highway Signs - As introduced, provides that public community colleges are not required to have a certain number of students enrolled for a directional sign to be erected for the college. - Amends TCA Title 54, Chapter 5. by \*Powers, \*Griffey, \*Sherrell, \*Jernigan. (SB427 by \*Yager, \*Bowling)

On motion, House Bill No. 540 was made to conform with **Senate Bill No. 427**; the Senate Bill was substituted for the House Bill.

Rep. Powers moved that Senate Bill No. 427 be passed on third and final consideration.

Rep. Howell moved that Transportation Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Hazlewood moved that Finance, Ways, and Means Committee Amendment No. 1, as House Amendment No. 2, be withdrawn, which motion prevailed.

Rep. Powers moved that **Senate Bill No. 427** be passed on third and final consideration, which motion prevailed by the following vote:

| Ayes | 92 |
|------|----|
| Noes | C  |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Crawford, Curcio,

Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Todd, Towns, Vaughan, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--92

A motion to reconsider was tabled.

**House Bill No. 881** -- Criminal Offenses - As introduced, expands the offense of aggravated rioting to include rioting by a person who travels from outside the state with intent to commit a criminal offense and participating in a riot in exchange for compensation; increases the mandatory minimum sentence for aggravated rioting to 60 days if the person commits more than one aggravating circumstance. - Amends TCA Title 39 and Title 40. by \*Terry, \*Griffey, \*Rudd, \*Zachary, \*Boyd, \*Sherrell, \*White, \*Ogles, \*Grills, \*Hall, \*Reedy, \*Smith, \*Moody, \*Lynn, \*Littleton, \*Williams, \*Baum, \*Todd. (\*SB451 by \*Bell, \*Bowling, \*Jackson, \*Reeves, \*Rose, \*Stevens)

On motion, House Bill No. 881 was made to conform with **Senate Bill No. 451**; the Senate Bill was substituted for the House Bill.

Rep. Terry moved that Senate Bill No. 451 be passed on third and final consideration.

Rep. Curcio moved that Criminal Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Hulsey moved the previous question, which motion prevailed by the following vote:

| Ayes | 70 |
|------|----|
| Noes | 23 |

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Calfee, Campbell S, Carr, Carringer, Casada, Cepicky, Cochran, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Farmer, Gant, Garrett, Gillespie, Griffey, Grills, Halford, Hall, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Moody, Moon, Ogles, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Sherrell, Smith, Sparks, Terry, Todd, Travis, Vaughan, Warner, Weaver, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--70

Representatives voting no were: Beck, Camper, Chism, Clemmons, Dixie, Freeman, Hakeem, Hardaway, Harris, Hodges, Jernigan, Johnson G, Lamar, Love, Miller, Mitchell, Parkinson, Powell, Shaw, Stewart, Thompson, Towns, Windle--23

Rep. Terry moved that **Senate Bill No. 451** be passed on third and final consideration, which motion prevailed by the following vote:

| Ayes | 73 |
|------|----|
| Noes | 20 |

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Calfee, Campbell S, Carr, Carringer, Casada, Cepicky, Cochran, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Farmer, Gant, Garrett, Gillespie, Griffey, Grills, Halford, Hall, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Moody, Moon, Ogles, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Sherrell, Smith, Sparks, Terry, Todd, Travis, Vaughan, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--73

Representatives voting no were: Beck, Camper, Chism, Clemmons, Dixie, Freeman, Hakeem, Hardaway, Harris, Johnson G, Lamar, Love, Miller, Mitchell, Parkinson, Powell, Shaw, Stewart, Thompson, Towns--20

A motion to reconsider was tabled.

\*House Bill No. 442 -- Veterans Services, Dept. of - As introduced, enacts the "Major Trevor Joseph Act," which requires the department to provide burial services for a person who died while on active duty with the armed forces and is being interred in a state veterans cemetery on a date requested by the family members of the person if the department is given notice of the burial at least 72 hours in advance of the burial. - Amends TCA Title 46, Chapter 6 and Title 58. by \*Vaughan, \*Jernigan, \*Keisling, \*Whitson, \*Griffey, \*Moon, \*Williams, \*Hicks G, \*Hazlewood, \*Freeman, \*Zachary, \*Gillespie, \*Sherrell, \*Lamberth, \*Garrett, \*Cochran, \*Crawford, \*White, \*Ogles, \*Russell, \*Wright, \*Gant, \*Faison, \*Calfee, \*Stewart, \*Carringer, \*Bricken, \*Lamar, \*Towns, \*Reedy, \*Parkinson, \*Powers, \*Howell, \*Haston, \*Chism, \*Windle, \*Hicks T, \*Smith, \*Darby, \*Moody, \*Thompson, \*Helton, \*Littleton, \*Cepicky, \*Todd, \*Carr, \*Eldridge, \*Boyd, \*Camper, \*Clemmons, \*Doggett, \*Love, \*Powell, \*Terry, \*Alexander, \*Beck, \*Curcio, \*Marsh, \*Miller, \*Weaver. (SB793 by \*Rose, \*Massey)

On motion, House Bill No. 442 was made to conform with **Senate Bill No. 793**; the Senate Bill was substituted for the House Bill.

Rep. Vaughan moved that **Senate Bill No. 793** be passed on third and final consideration, which motion prevailed by the following vote:

| Ayes9 | )3 |
|-------|----|
| Noes  | 0  |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy,

Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--93

A motion to reconsider was tabled.

\*House Bill No. 1276 -- Election Laws - As introduced, enacts the "Tennessee Election Integrity Act," which prohibits the state election commission, county election commissions, local governments, and their officials and employees from accepting certain funds or in-kind contributions for the purpose of conducting elections in this state; requires public disclosure of certain funds and contributions accepted by such entities and persons for elections. - Amends TCA Title 2; Title 3; Title 4; Title 8; Title 16 and Title 17. by \*Griffey, \*Sexton C, \*Doggett, \*White, \*Hulsey, \*Carringer, \*Ragan, \*Zachary, \*Parkinson, \*Powers, \*Sherrell, \*Ogles, \*Smith, \*Moody, \*Williams, \*Todd, \*Terry, \*Alexander, \*Curcio, \*Helton, \*Garrett, \*Cepicky, \*Warner, \*Boyd. (SB1315 by \*Hensley, \*Bowling, \*Bailey, \*Haile, \*Pody, \*Reeves, \*Rose, \*Stevens, \*White)

On motion, House Bill No. 1276 was made to conform with **Senate Bill No. 1315**; the Senate Bill was substituted for the House Bill.

Rep. Griffey moved that Senate Bill No. 1315 be passed on third and final consideration.

Rep. Crawford moved that Local Government Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Griffey moved that **Senate Bill No. 1315** be passed on third and final consideration, which motion prevailed by the following vote:

| Ayes | 92 |
|------|----|
| Noes | 1  |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--92

Representatives voting no were: Powell--1

A motion to reconsider was tabled.

\*House Bill No. 322 -- Veterans - As introduced, requires that 100-percent service disabled veterans be offered up to three overnight stays, consisting of up to three days per stay, per year at state parks. - Amends TCA Title 11, Chapter 3. by \*Hodges, \*Hall, \*Moon, \*Ragan, \*Wright, \*Reedy, \*Griffey, \*Cooper, \*Whitson, \*Calfee, \*Parkinson, \*Hardaway, \*Sherrell, \*Moody, \*Thompson, \*Warner, \*Freeman, \*Johnson G, \*Helton, \*Cepicky, \*Todd, \*Clemmons, \*Love, \*Jernigan, \*Dixie, \*Miller, \*Camper. (SB521 by \*Briggs, \*White, \*Yager)

Rep. Hodges moved that House Bill No. 322 be passed on third and final consideration.

Rep. Halford moved adoption of Agriculture & Natural Resources Committee Amendment No. 1 as follows:

#### Amendment No. 1

AMEND House Bill No. 322 by deleting all language after the enacting clause and substituting instead the following:

- SECTION 1. Tennessee Code Annotated, Section 11-3-121, is amended by deleting subdivision (b)(1) and substituting:
  - (A) The commissioner shall offer discounted rates for activities at state parks to veterans who are Tennessee residents.
  - (B) The commissioner shall offer a year-round discount in the amount of no less than fifty percent (50%) for camping and overnight cabin lodging fees at state parks to a veteran who:
    - (i) Has a service-connected disability that is determined by the veterans' administration to constitute a one hundred percent (100%) permanent total disability; and
      - (ii) Is a resident of this state.
  - (C) Certification from the veterans' administration indicating the veteran's percentage of service-connected disability and proof of Tennessee residency must be presented in order to receive the discounted fee. This discount is subject to availability, as determined by the commissioner, and only applies to reservations made within thirty (30) days of the intended stay.
  - (D) Except for the discounts required by subdivision (b)(1)(B), the commissioner may determine the specific activities for which other discounts would apply, as well as the timing and amount of each discount; provided, that the other discounts must only be offered to resident veterans during the off season.
  - SECTION 2. This act takes effect July 1, 2021, the public welfare requiring it.

On motion, Agriculture & Natural Resources Committee Amendment No. 1 was adopted.

Rep. Ragan moved adoption of Government Operations Committee Amendment No. 1, as House Amendment No. 2, as follows:

#### Amendment No. 2

AMEND House Bill No. 322 by adding the following section immediately preceding the last section and renumbering the subsequent section accordingly:

SECTION 2. The commissioner shall promulgate rules to effectuate the purposes of this act. The rules must be promulgated in accordance with the Uniform Administrative Procedures Act, compiled in Tennessee Code Annotated, Title 4, Chapter 5

On motion, Government Operations Committee Amendment No. 1, as House Amendment No. 2, was adopted.

Rep. Hodges moved that **House Bill No. 322**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

| Ayes | 92 |
|------|----|
| Noes | 0  |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Crawford, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--92

A motion to reconsider was tabled.

**House Bill No. 455** -- Psychologists - As introduced, enacts the "Psychology Interjurisdictional Compact Act." - Amends TCA Title 4; Title 7; Title 33; Title 63 and Title 68. by \*Thompson, \*Ragan, \*Hodges, \*Moon, \*Whitson, \*Hall, \*Wright, \*Smith, \*Ramsey, \*Jernigan, \*Cooper, \*Towns, \*Parkinson, \*Hardaway, \*Freeman, \*Camper, \*Terry, \*Clemmons, \*Dixie, \*Powell, \*Beck. (\*SB161 by \*Briggs, \*Walley, \*Powers)

On motion, House Bill No. 455 was made to conform with **Senate Bill No. 161**; the Senate Bill was substituted for the House Bill.

Rep. Thompson moved that Senate Bill No. 161 be passed on third and final consideration.

Rep. Ragan moved adoption of Government Operations Committee Amendment No. 1 as follows:

#### Amendment No. 1

AMEND Senate Bill No. 161 by adding the following as a new section immediately preceding Section 2 and renumbering the subsequent sections accordingly:

SECTION 2. Tennessee Code Annotated, Section 4-29-244(a), is amended by inserting the following as a new subdivision:

( ) Psychology Interjurisdictional Compact Act, created by § 63-11-401;

On motion, Government Operations Committee Amendment No. 1 was adopted.

Rep. Thompson moved that **Senate Bill No. 161**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

| Ayes | 91 |
|------|----|
| Noes | C  |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--91

A motion to reconsider was tabled.

**House Bill No. 1497** -- Fireworks - As introduced, makes various changes to the process for certification as an outdoor fireworks display operator, proximate pyrotechnic display operator, or flame effect display operator. - Amends TCA Title 68, Chapter 104. by \*Towns, \*Camper, \*Hazlewood, \*Miller. (\*SB263 by \*Niceley)

On motion, House Bill No. 1497 was made to conform with **Senate Bill No. 263**; the Senate Bill was substituted for the House Bill.

Rep. Towns moved that **Senate Bill No. 263** be passed on third and final consideration, which motion prevailed by the following vote:

| Ayes | <br>87 |
|------|--------|
| Noes | <br>C  |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Crawford, Darby, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty,

Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Miller, Mitchell, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Warner, Weaver, White, Whitson, Windle, Wright, Zachary, Mr. Speaker Sexton--87

A motion to reconsider was tabled.

**House Bill No. 1540** -- Pensions and Retirement Benefits - As introduced, allows any member of the Tennessee consolidated retirement system to obtain creditable service for prior service while a participating member of a city, metropolitan government, or county retirement system. - Amends TCA Title 4 and Title 8. by \*Weaver, \*Sherrell, \*Miller. (\*SB1520 by \*Roberts)

On motion, House Bill No. 1540 was made to conform with **Senate Bill No. 1520**; the Senate Bill was substituted for the House Bill.

Rep. Weaver moved that Senate Bill No. 1520 be passed on third and final consideration.

Rep. Keisling moved that State Government Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Weaver moved that **Senate Bill No. 1520** be passed on third and final consideration, which motion prevailed by the following vote:

| Ayes | 88 |
|------|----|
| Noes | C  |

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Warner, Weaver, White, Whitson, Windle, Wright, Zachary, Mr. Speaker Sexton--88

A motion to reconsider was tabled.

\*House Bill No. 39 -- Tennessee Bureau of Investigation - As introduced, enacts the "Jim Coley Rape Survivors Protection Act." - Amends TCA Title 4; Section 10-7-504; Title 29; Title 38; Title 39; Title 40 and Title 63. by \*Freeman, \*Ogles, \*Jernigan, \*Eldridge, \*Beck, \*Gillespie, \*Curcio, \*Russell, \*Lamberth, \*Farmer, \*Moody, \*Sexton J, \*White, \*Bricken, \*Towns, \*Crawford, \*Hardaway, \*Moon, \*Calfee, \*Smith, \*Thompson, \*Johnson G, \*Helton, \*Lamar, \*Todd, \*Williams, \*Powell, \*Miller, \*Clemmons, \*Hicks T, \*Alexander, \*Hodges. (SB1035 by \*Bell, \*Bowling, \*White, \*Yager, \*Gilmore, \*Jackson, \*Lundberg, \*Massey, \*Robinson, \*Rose, \*Yarbro)

On motion, House Bill No. 39 was made to conform with **Senate Bill No. 1035**; the Senate Bill was substituted for the House Bill.

Rep. Freeman moved that Senate Bill No. 1035 be passed on third and final consideration.

Rep. Curcio moved adoption of Criminal Justice Committee Amendment No. 1 as follows:

### Amendment No. 1

AMEND Senate Bill No. 1035 by deleting all language after the enacting clause and substituting instead the following:

- SECTION 1. This act is known and may be cited as the "Jim Coley Protection for Rape Survivors Act".
- SECTION 2. Tennessee Code Annotated, Section 39-13-519, is amended by deleting subsection (b) and substituting:
  - (b) A victim of a sexually-oriented crime is entitled to a forensic medical examination without charge to the victim as provided in § 29-13-118. Within twenty-four (24) hours of the conclusion of the forensic examination, the healthcare provider shall notify the applicable law enforcement agency that a sexual assault evidence collection kit or hold kit is ready for release. Within seven (7) days of being notified, the law enforcement agency shall pick up the sexual assault evidence collection kit or hold kit for storage or transmission to the state crime lab or other similar qualified laboratory for either serology or deoxyribonucleic acid (DNA) testing.
- SECTION 3. Tennessee Code Annotated, Section 39-13-519, is amended by deleting subdivision (c)(1) and substituting:
  - (1) If an adult victim elects not to report the alleged offense to police at the time of the forensic medical examination, the sexual assault evidence collection kit becomes a hold kit, and the healthcare provider shall assign a number to identify the kit rather than use the victim's name. The healthcare provider shall provide the victim with the identifying number placed on the victim's hold kit; information about where and how long the kit will be stored; procedures for making a police report and information about the electronic tracking system procured by the Tennessee bureau of investigation pursuant to Section 10; contact information for local rape crisis centers, if any; and a copy of the rights of

a victim of a sexually oriented crime as set forth in Section 9. The hold kit must be released to the appropriate law enforcement agency for storage pursuant to subdivision (d)(2). Once a victim makes a police report, the law enforcement agency shall change the kit status in the system prior to submitting the kit to the state crime lab or other similar qualified laboratory for either serology or DNA testing.

SECTION 4. Tennessee Code Annotated, Section 39-13-519(d)(1), is amended by deleting the language "sixty (60) days" and substituting the language "thirty (30) days".

SECTION 5. Tennessee Code Annotated, Section 39-13-519(d)(2), is amended by deleting the language "sixty (60) days" and substituting the language "thirty (30) days".

SECTION 6. Tennessee Code Annotated, Section 39-13-519(d)(2), is amended by deleting the language "three (3) years" and substituting the language "ten (10) years".

SECTION 7. Tennessee Code Annotated, Section 39-13-519, is amended by adding the following as new subsections:

# () Beginning July 1, 2022:

- (1) A law enforcement agency, the state crime lab, and any other similar qualified laboratory that receives, maintains, stores, or preserves sexual assault evidence collection kits or hold kits must participate in the electronic tracking system administered by the Tennessee bureau of investigation pursuant to Section 10;
- (2) A law enforcement agency receiving a sexual assault evidence collection kit after the conclusion of the forensic medical examination must provide the victim with a tracking number for the sexual assault evidence collection kit, and a copy of the pamphlet created by the Tennessee bureau of investigation pursuant to Section 10 explaining how to access and use the tracking system and the victim's right to receive testing status updates of the victim's sexual assault evidence collection kit generated by the Tennessee bureau of investigation or similar qualified laboratory; and
- (3) A law enforcement agency receiving a sexual assault evidence collection kit or hold kit from a healthcare provider must enter the sexual assault evidence collection kit or hold kit into the tracking system within ten (10) days of receipt of the evidence from the healthcare provider. The location and status of the evidence must be updated in the tracking system by the law enforcement agency and the state crime lab or other similar qualified laboratory taking possession of the kit at each step of the process, including submission of the evidence to the laboratory for testing, laboratory testing status, and evidence disposition following laboratory testing.

- () Upon receipt of DNA data analysis results from the Tennessee bureau of investigation pursuant to § 38-6-113(d) or similar qualified laboratory, the investigating agency must, upon a victim's request and within a reasonable time, notify the victim of whether a DNA sample was obtained from the analysis and whether the analysis resulted in a match to a DNA profile in state or federal databases, unless disclosure of the information would impede or compromise the investigation.
- SECTION 8. Tennessee Code Annotated, Title 39, Chapter 13, Part 5, is amended by adding the following as a new section:
  - ( ) Sexual assault forensic evidence obtained pursuant to § 39-13-519 may not be used:
    - (1) To prosecute a sexual assault victim for any misdemeanor offense or any offense defined under title 39, chapter 17, part 4; or
    - (2) As a basis to search for further evidence of any unrelated misdemeanor offense or any offense defined under title 39, chapter 17, part 4, that may have been committed by the sexual assault victim.
- SECTION 9. Tennessee Code Annotated, Title 40, Chapter 38, Part 1, is amended by adding the following as a new section:
  - (a) As used in this section:
  - (1) "Crime assistance program" includes, but is not limited to, programs that provide appropriate counseling and support to victims;
  - (2) "Sexually-oriented crime" means those crimes listed in § 29-13-118(b); and
    - (3) "Victim" means a victim of a sexually-oriented crime.
  - (b) A victim of a sexually-oriented crime has the right, upon request, to:
  - (1) Consult with a crime victim advocate from a crime assistance program or a victim-witness coordinator as provided for in § 8-7-206 at any stage of the criminal proceeding;
  - (2) Have a support person of the victim's choosing present during any forensic medical examination and during any interview with law enforcement, the prosecuting attorney, the defendant, or the defendant's attorney;
  - (3) Be interviewed by a law enforcement officer of the gender of the victim's choosing if reasonably available;
  - (4) Be informed by the appropriate agency of a change in the status of the victim's case, including whether the case has been closed or reopened;

- (5) Be notified when the investigating agency has received results of the medical forensic evidence DNA analysis from the Tennessee bureau of investigation or other similar qualified laboratory;
- (6) Be informed of whether a DNA sample was obtained from the analysis and whether the analysis resulted in a match to a DNA profile in state or federal databases unless disclosure would impede or compromise the investigation; and

(7)

- (A) Be informed, upon a victim's request, by the appropriate law enforcement agency at least sixty (60) days before the intended date of destruction or disposal of the victim's sexual assault evidence collection kit evidence or other evidence from an unsolved sexual assault case if the intended date of destruction or disposal is prior to the expiration of the applicable statute of limitations; and
- (B) Request retention of the evidence for an additional twelve (12) months or for a time period agreed upon by the victim and the appropriate law enforcement agency.
- (c) The victim has a duty to keep current information regarding the victim's location so that the appropriate agency may be able to contact the victim.
- SECTION 10. Tennessee Code Annotated, Title 38, Chapter 6, Part 1, is amended by adding the following as a new section:
  - (a) As used in this section, "forensic medical examination", "hold kit", "law enforcement agency", "sexual assault evidence collection kit", and "victim" have the same meaning as defined in § 39-13-519.
  - (b) The Tennessee bureau of investigation shall procure and implement an electronic system that tracks the location and laboratory analysis status of each sexual assault evidence collection kit and hold kit released to a law enforcement agency at the conclusion of a forensic medical examination on or after July 1, 2022.
  - (c) The system must have the capacity to allow a victim to track by internet the location and status of the victim's sexual assault evidence collection kit by use of a tracking number provided to the victim by the law enforcement agency receiving the sexual assault evidence collection kit after the conclusion of the forensic medical examination. At any time, the victim must be able to use the tracking number by inputting the tracking number into an online system to determine the current location and laboratory analysis status of the victim's sexual assault evidence collection kit.
  - (d) The Tennessee bureau of investigation shall create a written pamphlet explaining how to access and use the tracking system. The law

enforcement agency described in subsection (c) must provide the pamphlet to the victim with the tracking number.

(e) Records and information contained in the tracking system pursuant to this section are confidential and not a public record.

SECTION 11. Sections 6 and 10 of this act take effect upon becoming a law, the public welfare requiring it. All other provisions of this act take effect July 1, 2021, the public welfare requiring it.

On motion, Criminal Justice Committee Amendment No. 1 was adopted.

Rep. Freeman moved that **Senate Bill No. 1035**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

| Ayes | 89 |
|------|----|
| Noes | 0  |

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamar, Lamberth, Leatherwood, Love, Lynn, Mannis, Marsh, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--89

A motion to reconsider was tabled.

**House Bill No. 1437** -- Taxes, Sales - As introduced, requires department of revenue to submit a brief written summary to the finance, ways and means committees of the house of representatives and the senate on or before February 1, 2022, listing the municipalities, or instrumentalities of such municipalities, that have stadiums, sports venues, and other sports facilities that retain state amusement tax revenue imposed on the sale of admissions at such facilities and state and local sales tax revenue on the sale of goods and services at such facilities, in order to fund capital projects and retire debt service on such facilities. - Amends TCA Title 67, Chapter 6. by \*Hicks G, \*Cepicky, \*Beck, \*Zachary, \*Williams, \*Faison, \*Parkinson, \*Hazlewood, \*Dixie, \*Love, \*Miller. (\*SB1543 by \*Johnson, \*Gilmore)

Rep. G. Hicks moved that House Bill No. 1437 be passed on third and final consideration.

Rep. Hazlewood moved adoption of Finance, Ways, and Means Committee Amendment No. 1 as follows:

#### Amendment No. 1

AMEND House Bill No. 1437 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 67-6-103(d)(1)(A)(i), is amended by deleting the language "football (National Football League or Canadian Football League, or its successors or assigns)," from the first sentence.

SECTION 2. Tennessee Code Annotated, Section 67-6-103(d)(1)(A), is amended by adding the following language as a new subdivision (ii) and renumbering existing subdivision (ii) and the remaining subdivisions accordingly:

(ii)

In addition to the allocations provided in subdivision (d)(1)(A)(i), if there exists in a municipality a sports authority organized pursuant to title 7, chapter 67, and if that sports authority has secured a major league professional football franchise (National Football League or Canadian Football League, or its successors or assigns), and only if such municipality or any board or instrumentality of the municipality reimburses the state for any costs to reallocate apportionments of such tax revenue under this section, then an amount must be apportioned and distributed to the municipality equal to the amount of state tax revenue derived from the sale of admissions to all events occurring at the sports facility of the major league professional football franchise and also all sales of food, drinks, and merchandise sold on the premises of the sports facility in conjunction with those events, all parking charges, and all related services, all sales by the major league professional football franchise within the county in which the games take place of authorized franchise goods and products associated with the franchise's operations as a major league professional football franchise. The allocation of state tax revenue provided in this subdivision (d)(1)(A)(ii)(a) must continue so long as a major league professional football franchise (National Football League or Canadian Football League, or its successors or assigns) holds a lease on the sports facility; provided, however, that the following amounts are excluded from this allocation to pay annual outstanding bonded debt repayment obligations through fiscal year 2029, or the date such existing bonded debt is repaid, whichever is sooner:

| Fiscal Year 2022 | \$3,700,000 |
|------------------|-------------|
| Fiscal Year 2023 | \$3,350,000 |
| Fiscal Year 2024 | \$3,500,000 |
| Fiscal Year 2025 | \$3,300,000 |
| Fiscal Year 2026 | \$3,300,000 |
| Fiscal Year 2027 | \$3,300,000 |
| Fiscal Year 2028 | \$3,200,000 |
| Fiscal Year 2029 | \$3,200,000 |

- (b) Amounts apportioned and distributed to the municipality in accordance with subdivision (d)(1)(A)(ii)(a) must be for the exclusive use of the sports authority, or comparable municipal agency formally designated by the municipality in accordance with title 7, chapter 67, or such other person as designated by the sports authority, to fund capital projects and the payment of debt service for capital projects at the sports facility of the major league professional football franchise, associated with the sports facility of the major league professional football franchise.
- In addition to the allocations provided in subdivision (d)(1)(A)(ii)(a), an amount must also be apportioned and distributed to the municipality equal to one-half (1/2) the amount of state tax revenue, exclusive of the revenue earmarked pursuant to subsection (c), derived from all sales in a designated area not exceeding one hundred thirty (130) acres contiguous to the sports facility and surrounding parking area of the major league professional football franchise; provided, that such acreage is not separated by a flowing navigable waterway. Such acreage must be designated by ordinance or resolution of the legislative body of the municipality in which the sports facility is located, and is subject to the approval of the commissioner of finance and administration. amounts distributed to the municipality are for the exclusive use of the sports authority, or comparable municipal agency formally designated by the municipality in accordance with title 7, chapter 67, or such other person as designated by the sports authority, to fund capital projects and the payment of debt service for capital projects at the sports facility of the major league professional football franchise, associated with the sports facility of the major league professional football franchise, or any onsite or offsite infrastructure necessary for the operation of the sports facility of the major league professional football franchise. Apportionment and distribution of state tax revenue pursuant to this subdivision (d)(1)(A)(ii)(c)must continue for a period of thirty (30) years after the issuance of the initial debt service to be underwritten by the sports authority, or comparable municipal agency formally designated by the municipality in accordance with title 7, chapter 67, or such other person as designated by the sports authority, or thirty-five (35) years from the effective date of this act, whichever is sooner; provided, however, that the time periods provided in this subdivision (d)(1)(A)(ii)(c) are not affected by the prepayment or satisfaction of underwritten debt service prior to thirty (30) years after the issuance of the initial debt service as provided in this subdivision (d)(1)(A)(ii)(c). Thirty-six (36) months after the creation of such designated area, and continuing every thirty-six (36) months thereafter, the sports authority, or comparable municipal agency formally designated by the municipality in accordance with title 7, chapter 67, or such other person as designated by the sports authority shall prepare and submit reports detailing the fiscal performance of the designated area to the finance, ways and means committees of the house of representatives and the senate and the department of finance and administration.

SECTION 3. Tennessee Code Annotated, Section 67-6-103(d)(1)(B), is amended by deleting the language of the subdivision, which presently reads:

In lieu of distribution to any municipality, amounts derived from a National Football League franchise shall be earmarked and allocated specifically and exclusively to the general fund. In all cases, any distribution to a municipality as provided for by this subsection (d) shall be limited to a period of thirty (30) years, which shall be concurrent with the time limitation established by subdivision (d)(2). Following the expiration of this thirty-year period, all amounts that would have otherwise been distributed to the municipality or retained in lieu of distribution shall be allocated as provided elsewhere without regard to this subsection (d).

and substituting instead the following new language:

Any distribution to a municipality as provided for by subdivision (d)(1)(A)(i) is limited to a period of thirty (30) years, which must be concurrent with the time limitation established by subdivision (d)(2). Following the expiration of this thirty-year period, all amounts that would have otherwise been distributed to the municipality or retained in lieu of distribution must be allocated as provided elsewhere without regard to subdivision (d)(1)(A)(i).

SECTION 4. Tennessee Code Annotated, Section 67-6-103(d)(2), is amended by deleting the language of the subdivision, which presently reads:

Any bonds issued relative to the construction of a sports facility shall not be issued for a term longer than thirty (30) years from the date the first game is played by the professional sports franchise in a municipality, as defined in subdivision (d)(1).

and substituting instead the following new language:

Any bonds issued relative to the construction of a sports facility for a sports franchise listed in subdivision (d)(1)(A)(i) shall not be issued for a term longer than thirty (30) years from the date the first game is played by the professional sports franchise in a municipality, as defined in subdivision (d)(1).

SECTION 5. Tennessee Code Annotated, Section 67-6-712(c)(1)(A), is amended by deleting the language "football (National Football League or Canadian Football League, or its successors or assigns)," from the first sentence.

SECTION 6. Tennessee Code Annotated, Section 67-6-712(c)(1), is amended by adding the following language as a new subdivision (B) and renumbering existing subdivision (B) and the remaining subdivisions accordingly:

(B)

(i) In addition to the allocations provided in subdivision (c)(1)(A), if there exists in a municipality a sports authority organized pursuant to title 7, chapter 67, and if that sports authority has secured a major league professional football franchise (National Football League or Canadian Football League, or its successors or assigns), and only if such municipality or any board or instrumentality of the municipality reimburses the state for any costs to reallocate apportionments of such tax revenue

under this section, then an amount must be apportioned and distributed to the municipality equal to the amount of local tax revenue derived from the sale of admissions to all events occurring at the sports facility of the major league professional football franchise and also all sales of food, drinks, and merchandise sold on the premises of the sports facility in conjunction with those events, all parking charges, and all related services, all sales by the major league professional football franchise within the county in which the games take place of authorized franchise goods and products associated with the franchise's operations as a major league professional football franchise. The allocation of local tax revenue provided in this subdivision (c)(1)(B)(i) must continue so long as a major league professional football franchise (National Football League or Canadian Football League, or its successors or assigns) holds a lease on the sports facility. Such amounts are for the exclusive use of the sports authority, or comparable municipal agency formally designated by the municipality in accordance with title 7, chapter 67, or such other person as designated by the sports authority, to fund capital projects and the payment of debt service for capital projects at the sports facility of the major league professional football franchise, associated with the sports facility of the major league professional football franchise.

(ii) In addition to the allocation provided in subdivision (c)(1)(B)(i), an amount must also be apportioned and distributed to the municipality equal to one-half (1/2) the amount of local tax revenue derived from all sales in a designated area not exceeding one hundred thirty (130) acres contiguous to the sports facility and surrounding parking area of the major league professional football franchise; provided, that such acreage is not separated by a flowing navigable waterway. Such acreage must be designated by ordinance or resolution of the legislative body of the municipality in which the sports facility is located, and is subject to the approval of the commissioner of finance and administration. amounts are for the exclusive use of the sports authority, or comparable municipal agency formally designated by the municipality in accordance with title 7, chapter 67, or such other person as designated by the sports authority, to fund capital projects and the payment of debt service for capital projects at the sports facility of the major league professional football franchise, associated with the sports facility of the major league professional football franchise, or any onsite or offsite infrastructure necessary for the operation of the sports facility of the major league professional football franchise. Apportionment and distribution of local tax revenue pursuant to this subdivision (c)(1)(B)(ii) must continue for a period of thirty (30) years after the issuance of the initial debt service to be underwritten by the sports authority, or comparable municipal agency formally designated by the municipality in accordance with title 7, chapter 67, or such other person as designated by the sports authority, or thirtyfive (35) years from the effective date of this act, whichever is sooner; provided, however, that the time periods provided in this subdivision (c)(1)(B)(ii) are not affected by the prepayment or satisfaction of underwritten debt service prior to thirty (30) years after the issuance of the initial debt service as provided in this subdivision (c)(1)(B)(ii).

SECTION 7. Tennessee Code Annotated, Section 67-6-712(c)(2), is amended by deleting the language of the subdivision, which presently reads:

Any bonds issued relative to the construction of a sports facility shall not be issued for a term longer than thirty (30) years from the date the first game is played by the professional sports franchise in a municipality, as defined in subdivision (c)(1).

and substituting instead the following new language:

Any bonds issued relative to the construction of a sports facility for a sports franchise listed in subdivision (c)(1)(A) shall not be issued for a term longer than thirty (30) years from the date the first game is played by the professional sports franchise in a municipality, as defined in subdivision (c)(1).

SECTION 8. This act takes effect July 1, 2021, the public welfare requiring it.

On motion, Finance, Ways, and Means Committee Amendment No. 1 was adopted.

Rep. Parkinson moved the previous question, which motion prevailed.

Rep. G. Hicks moved that **House Bill No. 1437**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

| Ayes                   | 75 |
|------------------------|----|
| Noes                   | 10 |
| Present and not voting |    |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Camper, Carr, Carringer, Chism, Clemmons, Cochran, Crawford, Curcio, Darby, Dixie, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Hakeem, Halford, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lamar, Lamberth, Love, Mannis, Marsh, Miller, Mitchell, Moon, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudder, Russell, Shaw, Sherrell, Smith, Sparks, Stewart, Thompson, Todd, Towns, Travis, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--75

Representatives voting no were: Cepicky, Doggett, Grills, Hall, Howell, Lafferty, Rudd, Sexton J, Terry, Warner--10

Representatives present and not voting were: Griffey, Hulsey, Leatherwood, Ogles--4

\*House Bill No. 488 -- Telecommunications - As introduced, requires the public utility commission to post on its website in a manner accessible to the general public an electronic copy of the most recent annual report to the general assembly and governor on all matters relating to the commission for the preceding year. - Amends TCA Title 4; Title 7; Title 12; Title 13; Title 35, Chapter 8, Part 1; Section 37-10-204; Section 38-6-121; Title 39; Title 40, Chapter 6, Part 3; Title 47, Chapter 18; Title 54; Title 55; Title 65; Title 66; Title 67 and Title 68. by \*Williams, \*Hazlewood, \*Russell, \*Moody, \*Alexander, \*Todd. (SB1560 by \*Bailey, \*Yager)

Rep. Williams moved that House Bill No. 488 be passed on third and final consideration.

Rep. Keisling moved adoption of State Government Committee Amendment No. 1 as follows:

#### Amendment No. 1

AMEND House Bill No. 488 by deleting all language after the enacting clause and substituting:

SECTION 1. Tennessee Code Annotated, Section 12-2-403, is amended by adding the following as a new subsection:

(h)

- (1) Notwithstanding any other law to the contrary, the department of safety may, without payment of financial consideration and following notice to the commissioner of general services, transfer a surplus first responder two-way radio held by the department to the county government of a county that is designated as a distressed county in the most recently published edition of the Appalachian Regional Commission economic classification system index.
- (2) After the transfer of a surplus two-way radio to a distressed county under subdivision (h)(1), other surplus two-way radios may then be transferred to other county governments in need of such equipment that submit proof to the department's satisfaction that such counties cannot purchase the radios within the budget for that fiscal year.
- (3) Surplus first responder two-way radios held by the department that were obtained from the federal government or purchased with federal grant funds must be transferred in accordance with federal law or regulation regarding such property.

SECTION 2. This act takes effect upon becoming a law, the public welfare requiring it.

On motion, State Government Committee Amendment No. 1 was adopted.

Rep. Williams moved that **House Bill No. 488**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

| Ayes9 | C |
|-------|---|
| Noes  | C |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Camper, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Curcio, Darby, Dixie, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--90

A motion to reconsider was tabled.

**House Bill No. 1204** -- Taxes, Sales - As introduced, sets the apportionment and distribution requirements of state and local tax revenue associated with a new minor league baseball stadium constructed and placed in service between December 31, 2020, and December 31, 2025, in a county with a population greater than 400,000. - Amends TCA Title 67, Chapter 6. by \*Zachary, \*Mannis, \*Wright, \*Carringer, \*Williams, \*McKenzie, \*Sexton C, \*Ramsey, \*Ragan, \*Moon, \*Hawk, \*Faison, \*Garrett, \*Russell, \*Calfee, \*Marsh, \*Travis, \*Hicks G, \*Cochran, \*Lynn, \*Baum, \*Lamberth, \*Whitson, \*Freeman, \*Gant, \*Windle, \*White. (\*SB783 by \*Massey, \*Briggs, \*Yager)

Rep. Zachary moved that House Bill No. 1204 be passed on third and final consideration.

Rep. Hazlewood moved adoption of Finance, Ways, and Means Committee Amendment No. 1 as follows:

#### Amendment No. 1

AMEND House Bill No. 1204 by deleting all language after the enacting clause and substituting instead the following: SECTION 1. Tennessee Code Annotated, Section 67-6-103(d)(1)(A)(iii), is amended by designating the existing language as subdivision (a) and adding the following language as a new subdivision (b):

(b) If the stadium described in subdivision (d)(1)(A)(iii)(a) is placed in service after December 31, 2020, and on or before December 31, 2025, within any county with a population greater than four hundred thousand (400,000), according to the 2010 federal census or any subsequent federal census, and the projected cost of private development expected by the county to be constructed proximate to the stadium exceeds one hundred million dollars (\$100,000,000), then the following allocation of state and local tax revenue applies in lieu of the allocation otherwise provided in subdivision (d)(1)(A)(iii)(a):

- (1) An amount must be apportioned and distributed to the entity that is responsible for retirement of the debt on the stadium equal to the amount of state and local sales tax revenue derived from any sale of admission to events occurring within the stadium and from all sales of food, drinks, merchandise, and parking sold from a location on the premises of the stadium in conjunction with any events occurring within the stadium, which is deemed to include sales of souvenirs and other merchandise at a team store located on the premises of the stadium regardless of whether such sales occur during an event or during other store hours; and
- (2) All amounts received by the entity that is responsible for retirement of the debt on the stadium under this subdivision (d)(1)(A)(iii)(b) must be deposited into a fund entitled the "minor league baseball stadium fund." which must be used exclusively to pay debt service related to the financing or refinancing of the initial construction of the stadium and debt service related to the financing or refinancing of the initial public infrastructure for such stadium construction. Any refinancing must be only up to the outstanding principal amount, and the term of any refinancing shall not extend beyond the date of the original term. For purposes of this subdivision (d)(1)(A)(iii)(b)(2), "initial public infrastructure" means, in regard to the payment of debt service, those public infrastructure costs for stadium construction that are incurred within the first three (3) years following the effective date of this act. If the funds received by the entity that is responsible for retirement of the debt on the stadium under this subdivision (d)(1)(A)(iii)(b) in any fiscal year exceed the total of the debt service requirements for that year, the surplus funds thus accruing must either be applied to the prepayment of principal of any financing or refinancing or be retained by such entity as a reserve fund to be used exclusively for future debt service requirements pursuant to this subdivision (d)(1)(A)(iii)(b). The allocations provided under this subdivision (d)(1)(A)(iii)(b) must continue for a period of thirty (30) years from the date the first game is played in the stadium by the minor league baseball team, until such debt service is retired, until a sufficient reserve fund has been established for the retirement of such debt service, or until June 30, 2053, whichever occurs first. For purposes of administering this subdivision (d)(1)(A)(iii)(b), the entity that is responsible for retirement of the debt on the stadium shall, by July 31 of each year, report its debt amortization schedule, minor league baseball stadium fund balance, and reserve fund balance to the commissioner of revenue. Additionally, in the event that a sufficient reserve fund is established for the retirement of such debt service, the presiding officer of the governing body of the entity that is responsible for the retirement of the debt on the stadium shall certify the date of such event and provide notice to the commissioner of revenue within thirty (30) days following such event.

SECTION 2. Tennessee Code Annotated, Section 67-6-712, is amended by adding the following as a new subsection:

( ) Notwithstanding the allocations provided for in subsection (a), if a franchise for a minor league affiliate of a major league baseball team (American

or National League) playing at the Class AA level or higher locates in a municipality in this state and if the municipality constructs a new stadium for the franchise, then local sales tax shall be apportioned and distributed to the municipality as provided in § 67-6-103(d)(1)(A)(iii).

SECTION 3. This act takes effect July 1, 2021, the public welfare requiring it.

On motion, Finance, Ways, and Means Committee Amendment No. 1 was adopted.

Rep. Zachary moved that **House Bill No. 1204**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

| Ayes                   | 71 |
|------------------------|----|
| Noes                   | 10 |
| Present and not voting | 8  |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Camper, Carringer, Chism, Clemmons, Cochran, Curcio, Darby, Dixie, Faison, Freeman, Gant, Garrett, Gillespie, Hakeem, Halford, Hall, Hardaway, Harris, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lamar, Lamberth, Love, Lynn, Mannis, Marsh, Miller, Mitchell, Moon, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudder, Russell, Shaw, Sherrell, Smith, Sparks, Stewart, Thompson, Todd, Towns, Travis, Vaughan, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--71

Representatives voting no were: Carr, Cepicky, Doggett, Eldridge, Farmer, Griffey, Rudd, Sexton J, Terry, Warner--10

Representatives present and not voting were: Campbell S, Crawford, Grills, Haston, Howell, Hulsey, Leatherwood, Ogles--8

A motion to reconsider was tabled.

\*Senate Joint Resolution No. 2 -- Constitutional Amendments - Proposes adding a provision establishing the right to work regardless of status of affiliation with any labor union or employee organization. by \*Kelsey. (\*Todd, \*Powers)

Senate Joint Resolution No. 2 was previously considered on April 26, 2021, for the first Constitutional reading.

Rep. Todd requested that the Clerk read Senate Joint Resolution No. 2 for the second Constitutional Reading, as prescribed by the Constitution of the State of Tennessee.

The Clerk read Senate Joint Resolution No. 2.

Rep. Todd moved that Senate Joint Resolution No. 2 be reset for the Regular Calendar on April 29, 2021, for its third and final reading, which motion prevailed.

\*House Bill No. 37 -- Employees, Employers - As introduced, prohibits a state or local governmental entity, the governor, or the executive head of a local government from classifying a category of workers as essential or nonessential. - Amends TCA Title 4; Title 5; Title 6; Title 7; Title 50, Chapter 1, Part 2; Title 58 and Title 68. by \*Ogles, \*Griffey, \*Warner, \*Hulsey, \*Moody, \*Cochran, \*Leatherwood, \*Todd, \*Littleton, \*Smith, \*Terry, \*Alexander, \*Hicks T. (SB1573 by \*Bailey, \*Briggs, \*Jackson, \*Pody, \*Walley)

Further consideration of House Bill No. 37, previously considered on April 5, 2021, at which time it was held on the desk.

On motion, House Bill No. 37 was made to conform with **Senate Bill No. 1573**; the Senate Bill was substituted for the House Bill.

Rep. Ogles moved that Senate Bill No. 1573 be passed on third and final consideration.

Rep. Keisling moved that State Government Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Ogles moved that **Senate Bill No. 1573** be passed on third and final consideration, which motion prevailed by the following vote:

| Ayes | 72 |
|------|----|
| Noes | 19 |

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Calfee, Campbell S, Carr, Carringer, Cepicky, Cochran, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Farmer, Gant, Garrett, Gillespie, Griffey, Grills, Halford, Hall, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Moody, Moon, Ogles, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Terry, Todd, Towns, Travis, Vaughan, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--72

Representatives voting no were: Beck, Chism, Clemmons, Dixie, Freeman, Hakeem, Hardaway, Harris, Hodges, Jernigan, Johnson G, Lamar, Love, Miller, Mitchell, Parkinson, Powell, Stewart, Thompson--19

A motion to reconsider was tabled.

### **REQUEST TO CHANGE VOTE**

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "aye" to "no" on **Senate Bill No. 1573** and have this statement entered in the Journal: Rep. Towns.

### REGULAR CALENDR, CONTINUED

**House Bill No. 1338** -- Criminal Offenses - As introduced, states that aggravated burglary and especially aggravated burglary are crimes committed against the person; moves the burglary offenses to the chapter that includes offenses against persons. - Amends TCA Title 37; Title 39; Title 40 and Title 49. by \*Ogles, \*Doggett, \*Sexton J, \*Sherrell, \*Hardaway, \*Moody, \*Smith, \*Todd. (\*SB970 by \*Lundberg)

Rep. Ogles moved that **House Bill No. 1338** be passed on third and final consideration, which motion prevailed by the following vote:

| Ayes | 80 |
|------|----|
| Noes | 6  |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Carr, Carringer, Cepicky, Clemmons, Cochran, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Lafferty, Lamberth, Littleton, Lynn, Mannis, Marsh, Miller, Mitchell, Moody, Moon, Ogles, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Todd, Travis, Vaughan, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--80

Representatives voting no were: Dixie, Harris, Johnson G, Lamar, Parkinson, Thompson--6

A motion to reconsider was tabled.

### MESSAGE CALENDAR

#### HOUSE ACTION ON SENATE AMENDMENTS

\*House Bill No. 79 -- Administrative Procedure (UAPA) - As introduced, requires a party issued a notice of violation by an agency to prevail on the merits of all allegations in the notice at the contested case hearing in order to recover reasonable costs from the agency; requires a hearing officer or administrative law judge to set forth in writing facts upon which certain determinations are based; requires parties seeking judicial review of certain agency decisions to cover reasonable costs of the review. - Amends TCA Section 4-5-325 and Section 63-1-144. by \*Lamberth, \*Gant, \*Ramsey. (SB747 by \*Johnson, \*Roberts)

#### Senate Amendment No. 1

AMEND House Bill No. 79 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Title 4-5-325, is amended by deleting the section and substituting instead the following:

(a)

(1) When a state agency issues a notice to a person, local governmental entity, board, or commission for the violation of a rule or statute and the notice results in a contested case hearing, at the conclusion of the contested case hearing, the hearing officer or administrative law judge may order the state agency to pay to the respondent the reasonable expenses incurred because of the notice, including a reasonable attorney's fee, if the hearing officer or administrative law judge determines that:

(A)

- (i) The claims contained in the notice are not warranted by existing law nor by a nonfrivolous argument for the extension or modification of existing law; and
- (ii) The claims contained in the notice do not have evidentiary support; or
- (B) The state agency issued the notice to harass, cause unnecessary delay, or cause needless expense to the party issued the notice.
- (2) Subdivision (a)(1) is not satisfied simply by a state agency failing to prevail against the respondent.
- (3) If the hearing officer or administrative law judge orders the state agency to pay the respondent the reasonable expenses incurred, then the hearing officer or administrative law judge shall set forth in a written order the findings of facts and conclusions of law upon which the determinations are based.
- (b) If a final decision in a contested case hearing results in a respondent seeking judicial review under § 4-5-322, then the judge conducting the review may, at the conclusion of the hearing, make the same findings and enter the same order as authorized by the hearing officer or administrative law judge pursuant to subsection (a).
  - (c) For purposes of this section:
    - (1) "Notice" means a document required by § 4-5-307(b); and
  - (2) "Respondent" means a party to whom a state agency issues a notice.
- SECTION 2. Tennessee Code Annotated, Section 63-1-144, is amended by adding the following as a new subsection:

(c)

(1) In addition to the authority contained in this section, when a party seeks judicial review of a state agency decision under § 4-5-322 or

the chancery court decision under § 4-5-323, then the court, or the board, committee, or council if the matter is remanded to the agency, upon finding that a sanction of the license or certificate holder is appropriate, may require the license or certificate holder to pay the actual and reasonable costs incurred by the division or agency for the judicial review, including costs for the time, travel, and lodging of the office of the attorney general, court reporter and transcript costs, and court costs. The order must reflect the maximum amount owed by the license or certificate holder for the judicial review.

(2) A chancery court shall not award costs pursuant to this subsection (c) unless the court determines that:

(A)

- (i) The claims asserted in the petition for judicial review are not warranted by existing law nor by a nonfrivolous argument for the extension or modification of existing law; and
- (ii) The claims asserted in the petition for judicial review do not have evidentiary support; or
- (B) The license or certificate holder petitioned for judicial review to harass, cause unnecessary delay, or cause needless expense to the state or state agency.

SECTION 3. This act takes effect upon becoming a law, the public welfare requiring it.

Rep. Ramsey moved that the House concur in Senate Amendment No. 1 to **House Bill No. 79**, which motion prevailed by the following vote:

| Ayes | 88 |
|------|----|
| Noes | 0  |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamar, Lamberth, Littleton, Love, Lynn, Mannis, Marsh, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Warner, Weaver, White, Whitson, Windle, Wright, Zachary, Mr. Speaker Sexton--88

### **HOUSE ACTION ON SENATE AMENDMENTS**

\*House Bill No. 240 -- Jails, Local Lock-ups - As introduced, authorizes state community colleges and state colleges of applied technology to assist local governments with providing programs to reduce recidivism rates; authorizes the board of regents to contract with officials to develop reentry programs for criminal offenders; permits counties to develop and operate transition centers pursuant to interlocal agreements. - Amends TCA Title 5, Chapter 9, Part 1; Title 49, Chapter 8 and Title 49, Chapter 11. by \*Ramsey, \*Griffey, \*Moon, \*Carr, \*Russell, \*Hardaway, \*Eldridge, \*Smith, \*Jernigan, \*Love, \*Hodges, \*Powers, \*Dixie. (SB489 by \*Swann, \*Crowe, \*Bowling, \*Akbari, \*Massey)

#### Senate Amendment No. 2

AMEND House Bill No. 240 by deleting the following language:

(c) As used in this section, "transition center" means a local correctional facility that assists inmates' crossover from jail or prison life to productive citizenship through the use of phases and a series of programs and services designed to equip and empower inmates to make life changes in order to reduce recidivism. The local correctional facility must be operated in accordance with § 41-4-140.

and substituting instead the following:

- (c) A transition center may partner with a nonprofit organization that provides programming designed to reduce recidivism.
- (d) As used in this section, "transition center" means a local correctional facility that assists inmates' crossover from jail or prison life to productive citizenship through the use of phases and a series of programs and services designed to equip and empower inmates to make life changes in order to reduce recidivism. The local correctional facility must be operated in accordance with § 41-4-140.

Rep. Ramsey moved that the House concur in Senate Amendment No. 2 to **House Bill No. 240**, which motion prevailed by the following vote:

| Ayes | 89 |
|------|----|
| Noes | 0  |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Camper, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lamar, Lamberth, Littleton, Love, Lynn, Mannis, Marsh, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Warner, Weaver, White, Whitson, Windle, Wright, Zachary, Mr. Speaker Sexton--89

### **HOUSE ACTION ON SENATE AMENDMENTS**

\*House Bill No. 368 -- Public Records - As introduced, makes records of minor students created by a school resource or other law enforcement officer confidential and not subject to a public records request unless a requestor obtains consent from the minor's parent or guardian or pursuant to a court order. - Amends TCA Title 10, Chapter 7, Part 5. by \*Williams, \*Hardaway. (SB1598 by \*Bailey)

Rep. Williams moved to lift from the table the motion to reconsider actions in nonconcurrence of Senate Amendment No. 1, which motion prevailed.

Rep. Williams moved to reconsider actions in nonconcurrence of Senate Amendment No. 1, which motion prevailed.

Rep. Williams moved that the House concur in Senate Amendment No. 1 to House Bill No. 368.

#### Senate Amendment No. 1

AMEND House Bill No. 368 by deleting the language "subdivision" in the directory language of SECTION 1 and substituting instead the language "subdivisions".

**AND FURTHER AMEND** by adding the following as a new subdivision in the amendatory language of SECTION 1:

( ) Subdivision (a)(4)( ) is terminated July 1, 2026.

Rep. Williams moved that the House concur in Senate Amendment No. 1 to **House Bill No. 368**, which motion prevailed by the following vote:

| F | Ayes                   | 89  | ) |
|---|------------------------|-----|---|
| ١ | Noes                   | . ′ | ĺ |
|   | Present and not voting |     |   |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Camper, Carr, Carringer, Cepicky, Chism, Cochran, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--89

Representatives voting no were: Clemmons--1

Representatives present and not voting were: Johnson G--1

### **HOUSE ACTION ON SENATE AMENDMENTS**

**House Bill No. 1016** -- Pensions and Retirement Benefits - As introduced, increases from \$40 to \$50 the minimum amount that the state will match to an employee's optional retirement plan. - Amends TCA Section 3-9-103; Title 8, Chapter 25; Title 8, Chapter 34; Title 8, Chapter 35; Title 8, Chapter 36 and Title 8, Chapter 37. by \*Hicks G, \*Crawford, \*Hazlewood, \*Sherrell. (\*SB516 by \*Briggs, \*Pody)

### Senate Amendment No. 1

AMEND House Bill No. 1016 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 8-25-303(a)(1), is amended by deleting the following language:

Notwithstanding § 8-35-111, beginning on July 1, 2006, any such employer match shall equal one hundred percent (100%) of the amount contributed by each state employee to the plan per month, up to a maximum of forty dollars (\$40.00) per month or, alternatively, up to a higher maximum that may be specifically prescribed in the annual general appropriations act.

and substituting instead:

Notwithstanding § 8-35-111, beginning on July 1, 2021, any such employer match shall equal one hundred percent (100%) of the amount contributed by each state employee to the plan per month, up to a maximum of fifty dollars (\$50.00) per month or, alternatively, up to a higher maximum that may be specifically prescribed in the annual general appropriations act.

SECTION 2. This act takes effect July 1, 2021, the public welfare requiring it.

Rep. G. Hicks moved that the House concur in Senate Amendment No. 1 to **House Bill No. 1016**, which motion prevailed by the following vote:

| Ayes | 91 |
|------|----|
| Noes | 0  |

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Camper, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Warner, Weaver, White, Whitson, Windle, Wright, Zachary, Mr. Speaker Sexton--91

### **UNFINISHED BUSINESS**

#### NOTICE TO ACT ON SENATE MESSAGE

Pursuant to **Rule No. 59**, notice was given that the following measure from the Senate would be considered on April 28, 2021:

House Bill No. 570: by Rep. Ragan

### **SPONSORS ADDED**

Under **Rule No. 43**, the following members were permitted to add their names as sponsors as indicated below, the prime sponsor of each having agreed to such addition:

House Joint Resolution No. 72 Reps. Howell, T. Hicks and Griffey as prime sponsors.

**House Bill No. 555** Reps. G. Hicks and Hazlewood as prime sponsors.

**House Bill No. 556** Reps. G. Hicks and Hazlewood as prime sponsor.

House Bill No. 580 Rep. Cepicky as prime sponsor.

House Bill No. 761 Reps. Calfee and Hall as prime sponsors.

House Bill No. 798 Rep. Thompson as prime sponsor.

House Bill No. 864 Rep. Clemmons as prime sponsor.

House Bill No. 928 Rep. Cepicky as prime sponsor.

House Bill No. 1522 Rep. Gant as prime sponsor.

**House Bill No. 1593** Rep. Cooper as prime sponsor.

# **SPONSORS WITHDRAWN**

On Motion, Rep. Haston withdrew as sponsor of **House Bill No. 1304**.

### SIGNED April 27, 2021

The Speaker announced that he had signed the following: Senate Bills Nos. 271, 708 and 1440.

TAMMY LETZLER, Chief Clerk

# MESSAGE FROM THE SENATE April 27, 2021

MR. SPEAKER: I am directed to return to the House, House Bill No. 619; substituted for Senate Bill on same subject, amended, and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

# MESSAGE FROM THE SENATE April 27, 2021

MR. SPEAKER: I am directed to return to the House, House Bill No. 1145; substituted for Senate Bill on same subject, amended, and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

# MESSAGE FROM THE SENATE April 27, 2021

MR. SPEAKER: I am directed to return to the House, House Joint Resolution No. 511; concurred in by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

# ENROLLED BILLS April 27, 2021

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Joint Resolution No. 511; and find same correctly enrolled and ready for the signatures of the Speakers.

GREG GLASS, Chief Engrossing Clerk

# SIGNED April 27, 2021

The Speaker announced that he had signed the following: House Joint Resolution No. 511.

GREG GLASS, Chief Engrossing Clerk

## MESSAGE FROM THE SENATE April 27, 2021

MR. SPEAKER: I am directed to return to the House, House Joint Resolution No. 511; signed by the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

# MESSAGE FROM THE SENATE April 27, 2021

MR. SPEAKER: I am directed to return to the House, House Bills Nos. 25, 201, 212, 534, 841 and 1578; substituted for Senate Bills on same subject and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

## MESSAGE FROM THE SENATE April 27, 2021

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 222, 267, 439, 448, 557, 677, 1105, 1271 and 1552; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

\*Senate Bill No. 222 -- Judicial Districts - As introduced, removes antiquated language regarding the advisory task force on the composition of judicial districts, which was required to submit a report and cease to exist December 1, 2019. - Amends TCA Title 8; Title 16; Title 17 and Title 18. by \*Hensley, \*Roberts. (HB357 by \*Curcio)

\*Senate Bill No. 267 -- Highway Signs - As introduced, authorizes additional sign panels to be displayed where more than six businesses of a specific type are eligible at the same interchange or intersection approach by placing more than one specific service type on the same sign or using a second specific service sign; specifies that this applies only to businesses qualified under the program as of July 1, 2009. - Amends TCA Title 54. by \*Massey. (HB544 by \*Powers)

\*Senate Bill No. 439 -- Elder Abuse - As introduced, allows the vulnerable adult protective investigative team annual report to the chairs of the judiciary committee of the senate and the judiciary committee of the house of representatives to be submitted electronically. - Amends TCA Title 39 and Title 71. by \*Rose. (HB630 by \*Gillespie)

\*Senate Bill No. 448 -- Evidence - As introduced, requires a law enforcement agency that discovers potentially exculpatory evidence to report that evidence; enacts the "Post-Conviction Fingerprint Analysis Act of 2021." - Amends TCA Title 40, Chapter 30. by \*Bell. (HB1086 by \*Curcio)

**Senate Bill No. 557** -- Firearms and Ammunition - As introduced, adds a prohibition of the expenditure of state or local funds or employees to implement, regulate, or enforce any federal law or executive order regulating the sale of firearms, ammunition, or firearm accessories if the expenditure of funds or use of employees would violate a state law or the state constitution. - Amends TCA Title 38 and Title 39. by \*Bell. (\*HB446 by \*Warner, \*Griffey, \*Grills, \*Terry, \*Smith, \*Calfee, \*Moody, \*Doggett)

**Senate Bill No. 677** -- General Assembly, Directed Studies - As introduced, creates the Tennessee child care task force. - Amends TCA Title 4, Chapter 29; Title 49 and Title 71. by \*Massey, \*Hensley, \*Powers, \*Gilmore, \*Haile. (\*HB598 by \*Hazlewood, \*White, \*Hicks G, \*Williams, \*Love, \*Hawk, \*Whitson, \*Ramsey)

**Senate Bill No. 1105** -- Human Services, Dept. of - As introduced, requires the department to establish an enrollment-based alternative payments pilot program; requires the department to publish an annual report following the conclusion of each year of the two-year pilot program. - Amends TCA Title 4; Title 5; Title 6; Title 7; Title 68 and Title 71. by \*Yarbro. (\*HB996 by \*Love)

**Senate Bill No. 1271** -- Health Care - As introduced, authorizes the department of health to develop and implement discount plans that cover not only prescription drugs but also dental and vision services; adds consumer protections for such plans. - Amends TCA Title 47, Chapter 18; Title 53; Title 56; Title 63; Title 68 and Title 71. by \*Reeves. (\*HB1015 by \*Hicks G, \*Garrett, \*Smith, \*Hazlewood, \*Helton)

\*Senate Bill No. 1552 -- Business and Commerce - As introduced, authorizes a nonprofit cooperative protective association engaged in the production of sheep to submit its annual report to the commissioner of commerce and insurance in electronic format. - Amends TCA Title 4; Title 5; Title 6; Title 7; Title 12; Title 13; Title 42; Title 43; Title 44; Title 45; Title 46; Title 47; Title 48; Title 50; Title 53; Title 54; Title 55; Title 56; Title 61; Title 62; Title 65; Title 66; Title 67 and Title 68. by \*Bailey. (HB1522 by \*Sexton C, \*Gant)

## MESSAGE FROM THE SENATE April 27, 2021

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolutions Nos. 150, 151, 155, 157, 158, 162, 169, 170, 171, 324, 345, 346, 347, 348, 349, 517, 558, 559, 560, 561, 564, 565, 566 and 567; For the signature of the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

# SIGNED April 27, 2021

The Speaker announced that he had signed the following: Senate Joint Resolutions Nos. 150, 151, 155, 157, 158, 162, 169, 170, 171, 324, 345, 346, 347, 348, 349, 517, 558, 559, 560, 561, 564, 565, 566 and 567.

TAMMY LETZLER, Chief Clerk

## ENGROSSED BILLS April 27, 2021

MR. SPEAKER: The following bills have been examined, engrossed and are ready for transmission to the Senate: House Bills Nos. 202, 322, 488, 1204, 1338 and 1437; House Joint Resolutions Nos. 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 502, 503, 504, 506, 507, 508, 509, 510, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524 and 525;

GREG GLASS, Chief Engrossing Clerk

# REPORT OF CHIEF ENGROSSING CLERK April 27, 2021

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have transmitted to the Governor the following: House Bills Nos. 146, 235, 237, 258, 278, 284, 312, 315, 317, 323, 339, 388, 412, 462, 464, 560, 669, 674, 742, 749, 766, 778, 851, 856, 961, 1040, 1049, 1069, 1181, 1607, 1618, 1622 and 1626; for his action.

GREG GLASS, Chief Engrossing Clerk

# MESSAGE FROM THE GOVERNOR April 27, 2021

MR. SPEAKER: I am directed by the Governor to return herewith: House Joint Resolutions Nos. 404, 405, 406, 407, 409, 410, 411 and 479; with his approval.

LANG WISEMAN, Deputy and Counsel to the Governor

## MESSAGE FROM THE SENATE April 27, 2021

MR. SPEAKER: I am directed to return to the House, House Bills Nos. 471, 505, 559, 670, 682, 723, 926, 1062, 1178, 1187, 1373, 1481 and 1514; substituted for Senate Bills on same subject and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

# MESSAGE FROM THE SENATE April 27, 2021

MR. SPEAKER: I am directed to return to the House, House Joint Resolutions Nos. 132, 174, 412, 413, 414 and 415; concurred in by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

# ENGROSSED BILLS April 27, 2021

MR. SPEAKER: The following bills have been examined, engrossed and are ready for transmission to the Senate: House Bill No. 534;

GREG GLASS, Chief Engrossing Clerk

# ENROLLED BILLS April 27, 2021

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Bills Nos. 1233 and 1609; and find same correctly enrolled and ready for the signatures of the Speakers.

GREG GLASS, Chief Engrossing Clerk

## ENROLLED BILLS April 27, 2021

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Resolutions Nos. 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84 and 85; and find same correctly enrolled and ready for the signature of the Speaker.

GREG GLASS, Chief Engrossing Clerk

## SIGNED April 27, 2021

The Speaker announced that he had signed the following: House Resolutions Nos. 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84 and 85.

GREG GLASS, Chief Engrossing Clerk

### **ROLL CALL**

| The roll call was taken with the following results | •  |
|--|----|
| Present  | 91 |

Representatives present were Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Camper, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamar, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Smith, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton -- 91

### **RECESS**

On motion of Rep. Gant, the House stood in recess until 3:00 p.m., Wednesday, April 28, 2021.

### IN JOINT CONVENTION

#### **ELECTION OF THE STATE ELECTION COMMISSION**

### **TUESDAY, APRIL 27, 2021**

The hour having arrived, set by House Joint Resolution No. 511, the Senate met with the House in Joint Convention for the purpose of the Election of the State Election Commission.

The Joint Convention was called to order by Mr. Speaker Sexton, President of the Joint Convention.

Without objection, Senator Johnson moved that the roll call of the Senate be dispensed with.

Without objection, Representative Lamberth moved that the roll call of the House be dispensed with.

Thereupon, the Parliamentarian of the House read House Joint Resolution No. 511, authorizing the Joint Convention.

Mr. President Sexton declared the next order of business to be the election of members to the State Election Commission.

Senator Johnson nominated Mr. Jimmy Eldridge of Madison County. Representative Lamberth seconded the nomination.

Senator Yager moved that all nominations cease and that Mr. Eldridge be elected by acclamation. Representative Faison seconded the motion.

Without objection, Mr. President Sexton declared all nominations closed and that Mr. Jimmy Eldridge of Madison County be duly and legally elected to the State Election Commission for the remainder of the unexpired term.

# OATH OF OFFICE April 27, 2021

Mr. Jimmy Eldridge of Madison County was administered the oath of office by the Honorable W. Neal McBrayer, Judge of the Court of Appeals.

Thereupon, the purpose for which the Joint Convention was called having been accomplished, Mr. President Sexton declared the Joint Convention dissolved.